Journal of the SENATE State of Florida

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Journal

of the

SENATE

State of Florida



CONTINUATION OF

FIFTY-SECOND REGULAR SESSION

UNDER THE CONSTITUTION AS REVISED IN 1968

JANUARY 14 THROUGH MARCH 19, 2020



Journal of the Senate

Number 18—Regular Session

Wednesday, March 11, 2020

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CALL TO ORDER

The Senate was called to order by President Galvano at 10:00 a.m. A quorum present—40:

Mr. President	Farmer	Powell
Mr. Fresident	rarmer	rowell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

PRAYER

The following prayer was offered by Pastor Darin Canary, First Christian Church, Wauchula:

Dear Lord, we come to you this morning, and we just simply seek wisdom. Lord, this Capitol is full of men and women who have been entrusted to run this great state. As intelligent and hardworking as they are, God, your word says that we are nothing without you. I just pray that you would shower your wisdom upon them. Let them know in their spirits what you are for and what you are against. God, I just pray that you would give them boldness to stand for what is right.

Father, these men and women have a very difficult task of representing and leading their communities, cities, and state. Lord, as you know, in this room, decisions will be made that have the power to change people's lives, and in some cases, even save lives. Bills will be discussed and voted on. At the end of the day, Lord, it is my prayer that you will be pleased with the end result—that what breaks your heart, God, would break the hearts of these that you have allowed to represent us all in this great State of Florida.

My prayer is that every time this room is brought to order, your presence would fill this place, your thoughts would be their thoughts, and your supreme wisdom would flow from their minds to their pens to their paper. I pray that bills will be created and signed to make us a

better state; one that sets an example for other states to follow; a state that would honor our pledge of one nation, under God, not over you but submitted to your will, your good, pleasing, and perfect will.

Lord, help us all in this place to be like Jesus: to put others before ourselves, to reach out to those in need, and to love one another with unconditional love. Bless these men and women, Lord. Protect them and their families as they do all they can to make this state better. I pray all of this in the powerful name of Jesus Christ. Amen.

PLEDGE

Senate Pages, Madelynn Duggar of Tallahassee and Steven Ferreiro of Miami, 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. Michael Swartzon of Plantation, sponsored by Senator Book, as the doctor of the day. Dr. Swartzon specializes in family and sports medicine.

BILLS ON THIRD READING

CS for HB 389—A bill to be entitled An act relating to the practice of pharmacy; amending s. 381.0031, F.S.; requiring specified licensed pharmacists to report certain information relating to public health to the Department of Health; amending s. 465.003, F.S.; revising the definition of the term "practice of the profession of pharmacy"; creating s. 465.1865, F.S.; providing definitions; providing requirements for pharmacists to provide services under a collaborative pharmacy practice agreement; requiring the terms and conditions of such agreement to be appropriate to the training of the pharmacist and the scope of practice of the physician; requiring notification to the board upon practicing under a collaborative pharmacy practice agreement; requiring pharmacists to submit a copy of the signed collaborative pharmacy practice agreement to the Board of Pharmacy; providing for the maintenance of patient records for a certain period of time; providing for renewal of such agreement; requiring a pharmacist and the collaborating physician to maintain on file and make available the collaborative pharmacy practice agreement; prohibiting certain actions relating to such agreement; requiring specified continuing education for a pharmacist who practices under a collaborative pharmacy practice agreement; requiring the Board of Pharmacy to adopt rules; amending s. 465.189, F.S.; revising the recommended immunizations or vaccines a pharmacist or a certain registered intern may administer; authorizing a certified pharmacist to administer the influenza vaccine to specified persons; amending s. 465.1893, F.S.; authorizing pharmacists who meet certain requirements to administer certain extended release medications; creating s. 465.1895, F.S.; requiring the board to identify minor, nonchronic health conditions that a pharmacist may test or screen for and treat; providing requirements for a pharmacist to test or screen for and treat minor, nonchronic health conditions; requiring the board to develop a formulary of medicinal drugs that a pharmacist may prescribe; providing requirements for the written protocol between a pharmacist and a supervising physician; prohibiting a pharmacist from providing certain services under certain circumstances; requiring a pharmacist to complete a specified amount of continuing education; providing an effective

—as amended March 10, was read the third time by title.

On motion by Senator Hutson, **CS for HB 389**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-28

Mr. President Diaz Rodriguez Albritton Flores Rouson Bean Gruters Simmons Benacquisto Hutson Simpson Book Lee Stargel Mayfield Bracy Stewart Bradley Passidomo Thurston Brandes Perry Wright Braynon Pizzo Rader Broxson Nays-12

Baxley Gainer Montford Berman Gibson Powell Cruz Harrell Taddeo Farmer Hooper Torres

CS for CS for HB 599—A bill to be entitled An act relating to consultant pharmacists; amending s. 465.003, F.S.; revising the definition of the term "practice of the profession of pharmacy"; amending s. 465.0125, F.S.; requiring a pharmacist to complete additional training to be licensed as a consultant pharmacist; authorizing a consultant pharmacist to perform specified services under certain conditions; prohibiting a consultant pharmacist from modifying or discontinuing medicinal drugs prescribed by a health care practitioner under certain conditions; revising the responsibilities of a consultant pharmacist; requiring a consultant pharmacist and a collaborating practitioner to maintain written collaborative practice agreements; requiring written collaborative practice agreements to be made available upon request from or upon inspection by the Department of Health; prohibiting a consultant pharmacist from diagnosing any disease or condition; defining the term "health care facility"; providing an effective date.

was read the third time by title.

On motion by Senator Diaz, CS for CS for HB 599 was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President Powell Farmer Albritton Flores Rader Baxley Gainer Rodriguez Bean Gibson Rouson Benacquisto Gruters Simmons Harrell Berman Simpson Book Hooper Stargel Bracy Hutson Stewart Bradley Lee Taddeo Brandes Mayfield Thurston Braynon Montford Torres Passidomo Wright Broxson Cruz Perry Diaz Pizzo

Nays-None

Vote after roll call:

Yea to Nay-Gibson

CS for CS for HB 607—A bill to be entitled An act relating to health care practitioners; amending s. 409.905, F.S.; requiring the Agency for Health Care Administration to pay for services provided to Medicaid recipients by a licensed advanced practice registered nurse who is registered to engage in autonomous practice; amending s. 456.0391, F.S.; requiring an autonomous physician assistant to submit certain information to the Department of Health; requiring the department to send a notice to autonomous physician assistants regarding the required information; requiring autonomous physician assistants who have submitted required information to update such information in writing; providing penalties; amending s. 456.041, F.S.; requiring the department to provide a practitioner profile for an autonomous physician assistant; amending ss. 458.347 and 459.022, F.S.; defining the term "autonomous physician assistant"; authorizing third-party payors to reimburse employers for services provided by autonomous physician assistants; deleting a requirement that a physician assistant must inform a patient of a right to see a physician before prescribing or dispensing a prescription; revising the requirements for physician assistant education and training programs; authorizing the Board of Medicine to impose certain penalties upon an autonomous physician assistant; requiring the board to register a physician assistant as an autonomous physician assistant if the applicant meets certain criteria; providing requirements; providing exceptions; requiring the department to distinguish such autonomous physician assistants' licenses; authorizing such autonomous physician assistants to perform specified acts without physician supervision or supervisory protocol; requiring biennial registration renewal; requiring the Council on Physician Assistants to establish rules; revising the membership and duties of the council; prohibiting a person who is not registered as an autonomous physician assistant from using the title; providing for the denial, suspension, or revocation of the registration of an autonomous physician assistant; requiring the board to adopt rules; requiring autonomous physician assistants to report adverse incidents to the department; amending s. 464.012, F.S.; requiring applicants for registration as an advanced practice registered nurse to apply to the Board of Nursing; authorizing an advanced practice registered nurse to sign, certify, stamp, verify, or endorse a document that requires the signature, certification, stamp, verification, affidavit, or endorsement of a physician within the framework of an established protocol; providing an exception; creating s. 464.0123, F.S.; defining the term "autonomous practice"; providing for the registration of an advanced practice registered nurse to engage in autonomous practice; providing registration requirements; requiring the department to distinguish such advanced practice registered nurses' licenses and include the registration in their practitioner profiles; authorizing such advanced practice registered nurses to perform specified acts without physician supervision or supervisory protocol; requiring biennial registration renewal and continuing education; authorizing the Board of Nursing to establish an advisory committee to determine the medical acts that may be performed by such advanced practice registered nurses; providing for appointment and terms of committee members; requiring the board to adopt rules; creating s. 464.0155, F.S.; requiring advanced practice registered nurses registered to engage in autonomous practice to report adverse incidents to the Department of Health; providing requirements; defining the term "adverse incident"; providing for department review of such reports; authorizing the department to take disciplinary action; amending s. 464.018, F.S.; providing additional grounds for denial of a license or disciplinary action for advanced practice registered nurses registered to engage in autonomous practice; amending s. 39.01, F.S.; revising the definition of the term "licensed health care professional" to include an autonomous physician assistant; amending s. 39.303, F.S.; authorizing a specified autonomous physician assistant to review certain cases of abuse or neglect and standards for face-to-face medical evaluations by a Child Protection Team; amending s. 39.304, F.S.; authorizing an autonomous physician assistant to perform or order an examination and diagnose a child without parental consent under certain circumstances; amending s. 110.12315, F.S.; revising requirements for reimbursement of pharmacies for specified prescription drugs and supplies under the state employees' prescription drug program; amending s. 252.515, F.S.; providing immunity from civil liability for an autonomous physician assistant under the Postdisaster Relief Assistance Act; amending ss. 310.071, 310.073, and 310.081, F.S.; authorizing an autonomous physician assistant and a physician assistant to administer the physical examination required for deputy pilot certification and state pilot licensure; authorizing an applicant for a deputy pilot certificate or a state pilot license to use controlled substances prescribed by an autonomous physician assistant; amending s. 320.0848, F.S.; authorizing an autonomous physician assistant to certify that a person is disabled to satisfy requirements for certain permits; amending s. 381.00315, F.S.; providing for the temporary reactivation of the registration of an autonomous physician assistant in a public health emergency; amending s. 381.00593, F.S.; revising the definition of the term "health care practitioner" to include an autonomous physician assistant for purposes of the Public School Volunteer Health Care Practitioner Act; amending s. 381.026, F.S.; revising the definition of the term "health care provider" to include an advanced practice registered nurse and an autonomous physician assistant for purposes of the Florida Patient's Bill of Rights and Responsibilities; amending s. 382.008, F.S.; authorizing an autonomous physician assistant, a physician assistant, and an advanced practice registered nurse to file a certificate of death or fetal death under certain circumstances; authorizing a certified nurse midwife to provide certain information to the funeral director within a specified time period; replacing the term "primary or attending physician" with "primary or attending practitioner"; defining the term "primary or attending practitioner"; amending s. 382.011, F.S.; conforming a provision to changes made by the act; amending s. 383.14, F.S.; authorizing the release of certain newborn tests and screening results to an autonomous physician assistant; revising the definition of the term "health care practitioner" to include an autonomous physician assistant for purposes of screening for certain disorders and risk factors; amending s. 390.0111, F.S.; authorizing a certain action by an autonomous physician assistant before an abortion procedure; amending s. 390.012, F.S.; authorizing certain actions by an autonomous physician assistant during and after an abortion procedure; amending s. 394.463, F.S.; authorizing an autonomous physician assistant, a physician assistant, and an advanced practice registered nurse to initiate an involuntary examination for mental illness under certain circumstances; authorizing a physician assistant to examine a patient; amending s. 395.0191, F.S.; providing an exception to certain onsite medical direction requirements for a specified advanced practice registered nurse; amending 395.602, F.S.; authorizing the Department of Health to use certain funds to increase the number of autonomous physician assistants in rural areas; amending s. 397.501, F.S.; prohibiting the denial of certain services to an individual who takes medication prescribed by an autonomous physician assistant, a physician assistant, or an advanced practice registered nurse; amending ss. 397.679 and 397.6793, F.S.; authorizing an autonomous physician assistant to execute a certificate for emergency admission of a person who is substance abuse impaired; amending s. 400.021, F.S.; revising the definition of the term "geriatric outpatient clinic" to include a site staffed by an autonomous physician assistant; amending s. 400.172, F.S.; authorizing an autonomous physician assistant and an advanced practice registered nurse to provide certain medical information to a prospective respite care resident; amending s. 400.487, F.S.; authorizing an autonomous physician assistant to establish treatment orders for certain patients under certain circumstances; amending s. 400.506, F.S.; requiring an autonomous physician assistant to comply with specified treatment plan requirements; amending ss. 400.9973, 400.9974, 400.9976, and 400.9979, F.S.; authorizing an autonomous physician assistant to prescribe client admission to a transitional living facility and care for such client, order treatment plans, supervise and record client medications, and order physical and chemical restraints, respectively; amending s. 401.445, F.S.; prohibiting recovery of damages in court against a registered autonomous physician assistant under certain circumstances; requiring an autonomous physician assistant to attempt to obtain a person's consent before providing emergency services; amending ss. 409.906 and 409.908, F.S.; authorizing the agency to reimburse an autonomous physician assistant for providing certain optional Medicaid services; amending s. 409.973, F.S.; requiring managed care plans to cover autonomous physician assistant services; amending s. 429.26, F.S.; prohibiting autonomous physician assistants from having a financial interest in the assisted living facility at which they are employed; authorizing an autonomous physician assistant to examine an assisted living facility resident before admission; amending s. 429.918, F.S.; revising the definition of the term "ADRD participant" to include a participant who has a specified diagnosis from an autonomous physician assistant; authorizing an autonomous physician assistant to provide signed documentation to an ADRD participant; amending s. 440.102, F.S.; authorizing an autonomous physician assistant to collect a specimen for a drug test for specified purposes; amending s. 456.053, F.S.; revising definitions; authorizing an advanced practice registered nurse registered to engage in autonomous practice and an autonomous physician assistant to make referrals under certain circumstances; conforming a cross-reference; amending s. 456.072, F.S.; providing penalties for an autonomous physician assistant who prescribes or dispenses a controlled substance in a certain manner; amending s. 456.44, F.S.; revising the definition of the term "registrant" to include an autonomous physician assistant for purposes of controlled substance prescribing; providing requirements for an autonomous physician assistant who prescribes controlled substances for the treatment of chronic nonmalignant pain; amending ss. 458.3265 and 459.0137, F.S.; requiring an autonomous physician assistant to perform a physical examination of a patient at a pain-management clinic under

certain circumstances; amending ss. 458.331 and 459.015, F.S.; providing grounds for denial of a license or disciplinary action against an autonomous physician assistant for certain violations; amending s. 464.003, F.S.; revising the definition of the term "practice of practical nursing" to include an autonomous physician assistant for purposes of authorizing such assistant to supervise a licensed practical nurse; amending s. 464.0205, F.S.; authorizing an autonomous physician assistant to directly supervise a certified retired volunteer nurse; amending s. 480.0475, F.S.; authorizing the operation of a massage establishment during specified hours if the massage therapy is prescribed by an autonomous physician assistant; amending s. 493.6108, F.S.; authorizing an autonomous physician assistant to certify the physical fitness of a certain class of applicants to bear a weapon or firearm; amending s. 626.9707, F.S.; prohibiting an insurer from refusing to issue and deliver certain disability insurance that covers any medical treatment or service furnished by an autonomous physician assistant or an advanced practice registered nurse; amending s. 627.357, F.S.; revising the definition of the term "health care provider" to include an autonomous physician assistant for purposes of medical malpractice self-insurance; amending s. 627.736, F.S.; requiring personal injury protection insurance to cover a certain percentage of medical services and care provided by specified health care providers; providing for specified reimbursement of advanced practice registered nurses registered to engage in autonomous practice or autonomous physician assistants; amending s. 633.412, F.S.; authorizing an autonomous physician assistant to medically examine an applicant for firefighter certification; amending s. 641.495, F.S.; requiring certain health maintenance organization documents to disclose that certain services may be provided by autonomous physician assistants or advanced practice registered nurses; amending s. 744.2006, F.S.; authorizing an autonomous physician assistant to carry out guardianship functions under a contract with a public guardian; conforming terminology; amending s. 744.331, F.S.; authorizing an autonomous physician assistant or a physician assistant to be an eligible member of an examining committee; conforming terminology; amending s. 744.3675, F.S.; authorizing an advanced practice registered nurse, autonomous physician assistant, or physician assistant to provide the medical report of a ward in an annual guardianship plan; amending s. 766.103, F.S.; prohibiting recovery of damages against an autonomous physician assistant under certain conditions; amending s. 766.105, F.S.; revising the definition of the term "health care provider" to include an autonomous physician assistants for purposes of the Florida Patient's Compensation Fund; amending ss. 766.1115 and 766.1116, F.S.; revising the definitions of the terms "health care provider" and "health care practitioner," respectively, to include autonomous physician assistants for purposes of the Access to Health Care Act; amending s. 766.118, F.S.; revising the definition of the term "practitioner" to include an advanced practice registered nurse registered to engage in autonomous practice and an autonomous physician assistant; amending s. 768.135, F.S.; providing immunity from liability for an advanced practice registered nurse registered to engage in autonomous practice or an autonomous physician assistant who provides volunteer services under certain circumstances; amending s. 794.08, F.S.; providing an exception to medical procedures conducted by an autonomous physician assistant under certain circumstances; amending s. 893.02, F.S.; revising the definition of the term "practitioner" to include an autonomous physician assistant; amending s. 943.13, F.S.; authorizing an autonomous physician assistant to conduct a physical examination for a law enforcement or correctional officer to satisfy qualifications for employment or appointment; amending s. 945.603, F.S.; authorizing the Correctional Medical Authority to review and make recommendations relating to the use of autonomous physician assistants as physician extenders; amending s. 948.03, F.S.; authorizing an autonomous physician assistant to prescribe drugs or narcotics to a probationer; amending ss. 984.03 and 985.03, F.S.; revising the definition of the term "licensed health care professional" to include an autonomous physician assistant; amending ss. 1002.20 and 1002.42, F.S.; providing immunity from liability for autonomous physician assistants who administer epinephrine auto-injectors in public and private schools; amending s. 1006.062, F.S.; authorizing an autonomous physician assistant to provide training in the administration of medication to designated school personnel; requiring an autonomous physician assistant to monitor such personnel; authorizing an autonomous physician assistant to determine whether such personnel may perform certain invasive medical services; amending s. 1006.20, F.S.; authorizing an autonomous physician assistant to medically evaluate a student athlete; amending s. 1009.65, F.S.; authorizing an autonomous physician assistant to participate in the Medical Education Reimbursement and Loan Repayment Program; providing appropriations and authorizing positions; providing an effective date.

—as amended March 10, was read the third time by title.

On motion by Senator Albritton, **CS for CS for HB 607**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-30

Mr. President	Diaz	Powell
Albritton	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Book	Gruters	Simmons
Bracy	Hutson	Simpson
Bradley	Lee	Stargel
Brandes	Mayfield	Stewart
Braynon	Passidomo	Thurston
Broxson	Perry	Wright

Nays-10

Baxley	Harrell	Taddeo
Berman	Hooper	Torres
Cruz	Montford	
Formor	Diggo	

Vote after roll call:

Yea to Nay-Gainer

CS for CS for HB 763—A bill to be entitled An act relating to patient safety culture surveys; amending s. 395.1012, F.S.; requiring licensed facilities to biennially conduct an anonymous patient safety culture survey using an applicable federal publication; authorizing facilities to contract for the administration of such survey; requiring facilities to biennially submit patient safety culture survey data to the Agency for Health Care Administration; authorizing facilities to develop an internal action plan for a specified purpose and submit such plan to the agency; amending s. 395.1055, F.S.; conforming a cross-reference; amending s. 408.05, F.S.; requiring the agency to collect, compile, and publish patient safety culture survey data submitted by facilities; amending s. 408.061, F.S.; revising requirements for the submission of health care data to the agency; providing appropriations; providing an effective date.

—was read the third time by title.

On motion by Senator Harrell, **CS for CS for HB 763** was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	· ·
Diaz	Pizzo	
Nays—None		

SPECIAL GUESTS

The President recognized Chief Financial Officer Jimmy Patronis who was present in the chamber.

SPECIAL RECOGNITION OF SENATOR BENACQUISTO

At the direction of the President, the Senate proceeded to the recognition of Senator Lizbeth Benacquisto, honoring her years of service to the Senate as she approaches the completion of her term for the $27^{\rm th}$ Senate District. A video tribute was played honoring Senator Benacquisto. The President recognized Senator Benacquisto for farewell remarks. On behalf of the Senate, Senator Passidomo presented Senator Benacquisto with a framed ceremonial copy of CS for CS for HB 1159 (2013) Health Care, ch. 2013-153, Laws of Florida, which included the substance of CS for SB 422 (2013) Cancer Treatment.

RECESS

The President declared the Senate in recess at 12:49 p.m. to reconvene at 3:15 p.m. or upon his call.

AFTERNOON SESSION

The Senate was called to order by the President at 3:26 p.m. A quorum present—39:

Mr. President	Diaz	Perry
Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Lee	Taddeo
Braynon	Mayfield	Thurston
Broxson	Montford	Torres
Cruz	Passidomo	Wright

BILLS ON THIRD READING, continued

CS for HB 1179-A bill to be entitled An act relating to nondiscrimination in organ transplants; creating s. 765.523, F.S.; providing definitions; prohibiting certain entities from making certain determinations or engaging in certain actions related to organ transplants solely on the basis of an individual's disability; specifying an instance where certain entities may consider an individual's disability, with an exception; requiring certain entities to make reasonable modifications in their policies, practices, and procedures under certain circumstances, with an exception; providing criteria for such modifications; requiring certain entities to take certain necessary steps to ensure an individual with a disability is not denied services, with exceptions; providing a cause of action for injunctive and other relief; providing construction; creating ss. 627.64197, 627.65736, and 641.31075, F.S.; prohibiting insurers, nonprofit health care service plans, and health maintenance organizations that provide coverage for organ transplants from denying coverage solely on the basis of an individual's disability under certain circumstances; providing construction; defining the term "organ transplant"; providing an effective date.

—was read the third time by title.

On motion by Senator Bean, **CS for HB 1179** was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President	Bean	Book
Albritton	Benacquisto	Bradley
Baxlev	Berman	Brandes

Braynon Hooper Rodriguez Broxson Hutson Rouson Simmons Cruz Lee Mayfield Diaz Stargel Farmer Montford Stewart Flores Passidomo Taddeo Gainer Perry Thurston Gibson Pizzo Torres Gruters Powell Wright Harrell Rader

Nays-None

Vote after roll call:

Yea—Simpson

CS for CS for HB 133—A bill to be entitled An act relating to towing and immobilizing vehicles and vessels; amending ss. 125.0103 and 166.043, F.S.; authorizing local governments to enact rates to tow or immobilize vessels on private property and to remove and store vessels under specified circumstances; creating ss. 125.01047 and 166.04465, F.S.; prohibiting counties or municipalities from enacting certain ordinances or rules that impose fees or charges on authorized wrecker operators or towing businesses; defining the term "towing business"; providing exceptions; amending s. 323.002, F.S.; prohibiting counties or municipalities from adopting or maintaining in effect certain ordinances or rules that impose charges, costs, expenses, fines, fees, or penalties on registered owners, other legally authorized persons in control or the lienholder of a vehicle or vessel under certain conditions; providing an exception; prohibiting counties or municipalities from enacting certain ordinances or rules that require authorized wrecker operators to accept a specified form of payment; providing exceptions; providing applicability; amending s. 713.78, F.S.; authorizing certain persons to place liens on vehicles or vessels to recover specified fees or charges; revising the timeframe within which the notice of sale must be sent to certain entities; amending s.715.07, F.S.; revising a requirement regarding notices and signs concerning the towing or removal of vehicles or vessels; prohibiting counties or municipalities from enacting certain ordinances or rules that require towing businesses to accept a specified form of payment; providing an effective date.

—was read the third time by title.

On motion by Senator Hooper, **CS for CS for HB 133** failed to pass. The action of the Senate was certified to the House. The vote was:

Yeas—18

Mr. President Albritton Baxley Bean Benacquisto Bradley	Broxson Diaz Flores Harrell Hooper Hutson	Mayfield Passidomo Perry Simmons Stargel Wright
Nays—20		
Berman Book Bracy Brandes Braynon Cruz Farmer	Gainer Gibson Gruters Montford Pizzo Powell Rader	Rodriguez Rouson Stewart Taddeo Thurston Torres

CS for HB 103—A bill to be entitled An act relating to subpoenas; amending s. 92.605, F.S.; revising the definition of the term "properly served"; authorizing an applicant to petition a court to compel compliance with a subpoena; authorizing a court to address noncompliance as indirect criminal contempt and impose a daily fine; providing an effective date.

—was read the third time by title.

On motion by Senator Rodriguez, **CS for HB 103** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Nays-None

By direction of the President, there being no objection, the Senate proceeded to—

LOCAL BILL CALENDAR

MOTIONS

On motion by Senator Benacquisto, the rules were waived and HB 355, CS for HB 423, CS for HB 597, CS for HB 617, CS for CS for HB 925, CS for HB 927, HB 947, CS for HB 989, HB 1041, CS for HB 1215, CS for HB 1303, HB 1375, HB 1463, and HB 1465 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 355—A bill to be entitled An act relating to Pasco County; repealing ch. 70-876, Laws of Florida, relating to the meeting agenda of the board of county commissioners; providing an effective date.

—was read the second time by title. On motion by Senator Hooper, by two-thirds vote, **HB 355** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Navs-None

CS for HB 423—A bill to be entitled An act relating to the Town of Ocean Breeze, Martin County, providing legislative intent; providing an exception to general law; authorizing the Town of Ocean Breeze in Martin County to hold public meetings within specified mileage of its jurisdictional boundary under certain circumstances; providing an effective date.

—was read the second time by title. On motion by Senator Harrell, by two-thirds vote, **CS for HB 423** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President Albritton Baxley Bean Benacquisto Berman Book Bracy Bradley Brandes	Farmer Flores Gainer Gibson Gruters Harrell Hooper Hutson Lee Mayfield	Powell Rader Rodriguez Rouson Simmons Simpson Stargel Stewart Taddeo Thurston
		•
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Nays—None

CS for HB 597—A bill to be entitled An act relating to the Tri-Par Estates Park and Recreation District, Sarasota County; amending ch. 2001-343, Laws of Florida; authorizing the board of trustees to adopt and enforce certain rules and regulations governing the use of district facilities and prescribe penalties for violations of such rules and regulations; providing requirements for such penalties; providing an effective date.

—was read the second time by title. On motion by Senator Gruters, by two-thirds vote, **CS for HB 597** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

CS for HB 617—A bill to be entitled An act relating to the Holiday Park Park and Recreation District, Sarasota County; amending ch. 2001-342, Laws of Florida; authorizing the Board of Trustees to adopt and enforce certain rules and regulations governing the use of district facilities and prescribe penalties for violations of such rules and regulations; providing requirements for such penalties; providing an effective date.

—was read the second time by title. On motion by Senator Gruters, by two-thirds vote, **CS for HB 617** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Nays-None

Mr. President	Benacquisto	Bradley
Albritton	Berman	Brandes
Baxley	Book	Braynon
Bean	Bracy	Broxson

Cruz	Lee	Simmons
Diaz	Mayfield	Simpson
Farmer	Montford	Stargel
Flores	Passidomo	Stewart
Gainer	Perry	Taddeo
Gibson	Pizzo	Thurston
Gruters	Powell	Torres
Harrell	Rader	Wright
Hooper	Rodriguez	
Hutson	Rouson	

Nays-None

CS for CS for HB 925—A bill to be entitled An act relating to Manatee County; creating the North River Ranch Improvement Stewardship District; providing a short title, legislative findings and intent, and definitions; establishing compliance with minimum requirements in s. 189.031(3), F.S., for creation of an independent special district; providing for creation and establishment of the district; establishing the legal boundaries of the district; providing for the jurisdiction and charter of the district; providing for a governing board; providing for membership, election, and terms of office; providing for meetings; providing administrative duties of the board; providing a method for transition of the board from landowner control to control by the resident electors of the district; providing for a district manager and district personnel; providing for a district treasurer, selection of a public depository, and district budgets and financial reports; providing for the general powers of the district; providing for the special powers of the district to plan, finance, and provide community infrastructure and services within the district; providing for bonds; providing for borrowing; providing for future ad valorem taxation; providing for special assessments; providing for issuance of certificates of indebtedness; providing for tax liens; providing for competitive procurement; providing for fees and charges; providing for amending the charter; providing for required notices to purchasers of residential units within the district; defining the term "district public property"; providing for merger; providing for construction; providing severability; providing for a referendum; providing effective dates.

—was read the second time by title. On motion by Senator Gruters, by two-thirds vote, **CS for CS for HB 925** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Nays-None

CS for HB 927—A bill to be entitled An act relating to Lake County; authorizing the mobile home owner's association to assess a capital contribution fee of specified amounts under certain circumstances; providing an exception to general law; requiring certain closing documents of a cooperative unit to include as a line item the capital contribution assessment; providing applicability; providing an effective date.

[—]was read the second time by title. On motion by Senator Baxley, by two-thirds vote, **CS for HB 927** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—40		
Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	

Pizzo

Nays-None

Diaz

HB 947—A bill to be entitled An act relating to Volusia County; providing an exception to general law; authorizing Volusia County to permit vehicular traffic on a portion of coastal beach not previously permitted for vehicular traffic for a specified purpose; providing an effective date.

—was read the second time by title. On motion by Senator Wright, by two-thirds vote, HB 947 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	-
Diaz	Pizzo	

Nays—None

CS for HB 989-A bill to be entitled An act relating to Broward County; providing legislative findings; providing for the transfer of certain county-related functions and duties, including ex officio clerk of the board of county commissioners, county recorder, auditor, and custodian of county funds to the county government; providing that the County Auditor maintain power and authority as prescribed in the Broward County Charter; providing an exception to general law; providing for an interlocal agreement for the transfer of recorder functions and duties; providing for a referendum; providing an effective date.

-was read the second time by title. On motion by Senator Thurston, by two-thirds vote, CS for HB 989 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Bradley	Gainer
Albritton	Brandes	Gibson
Baxley	Braynon	Gruters
Bean	Broxson	Harrell
Benacquisto	Cruz	Hooper
Berman	Diaz	Hutson
Book	Farmer	Lee
Bracy	Flores	Mayfield

Montford	Rodriguez	Taddeo
Passidomo	Rouson	Thurston
Perry	Simmons	Torres
Pizzo	Simpson	Wright
Powell	Stargel	
Rader	Stewart	
Navs—None		

HB 1041—A bill to be entitled An act relating to Florida Keys Mosquito Control District, Monroe County; amending ch. 2002-346 Laws of Florida, as amended; revising requirements for the board of commissioners to borrow money; providing an effective date.

-was read the second time by title. On motion by Senator Flores, by two-thirds vote, HB 1041 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	-
Diaz	Pizzo	
Nays—None		

CS for HB 1215—A bill to be entitled An act relating to the City of Weeki Wachee, Hernando County; repealing chs. 65-2378, 81-500, and 2004-432, Laws of Florida; abolishing the municipality; transferring assets and legitimate liabilities of the municipality; providing an effective date.

—was read the second time by title. On motion by Senator Simpson, by two-thirds vote, CS for HB 1215 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	
Navs-None		

Nays—None

CS for HB 1303—A bill to be entitled An act relating to Brevard and Volusia Counties; creating the Deering Park Stewardship District; providing a short title; providing legislative findings and intent; providing definitions; stating legislative policy regarding creation of the District; establishing compliance with minimum requirements in s.

189.031(3), F.S., for creation of an independent special district; providing for creation and establishment of the District; providing District boundaries; providing for the jurisdiction and charter of the District; providing for a governing board and establishing membership criteria and election procedures; providing for board members' terms of office; providing for board meetings; providing for administrative duties of the board; providing a method for election of the board; providing for a District manager and District personnel; providing for a District treasurer, selection of a public depository, and District budgets and financial reports; providing for the general powers of the District; providing for the special powers of the District to plan, finance, and provide community infrastructure and services within the District; providing for bonds; providing for future ad valorem taxation; providing for special assessments; providing for authority to borrow money; providing for tax liens; providing for competitive procurement; providing for fees and charges; providing for amendment to the charter; providing for required notices to purchasers of units within the District; defining District public property; providing for construction; providing severability; providing for a referendum; providing effective dates.

—was read the second time by title. On motion by Senator Wright, by two-thirds vote, **CS for HB 1303** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Nays-None

HB 1375—A bill to be entitled An act relating to Holmes, Jackson, and Washington Counties; amending ch. 69-534, Laws of Florida; authorizing a Board of Directors to govern the authority; providing for terms of office and appointment of members to the board; providing and revising organizational meeting dates; providing for quorum and voting; revising certain officer positions of the authority; providing an effective date.

—was read the second time by title. On motion by Senator Gainer, by two-thirds vote, **HB 1375** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	
Nays—None		

HB 1463—A bill to be entitled An act relating to the Dunnellon Airport Authority, Marion County; repealing chapter 81-436, Laws of Florida; abolishing the authority; transferring all assets and liabilities of the authority to the Board of County Commissioners of Marion County; providing an effective date.

—was read the second time by title. On motion by Senator Perry, by two-thirds vote, **HB 1463** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	_
Diaz	Pizzo	
Nays—None		

HB 1465—A bill to be entitled An act relating to Hardee County Economic Development Authority, Hardee County; amending chapter 2004-394, Laws of Florida, as amended; authorizing the Hardee County Economic Development Authority to approve an operating budget for specified purposes under certain circumstances; providing an effective date.

—was read the second time by title. On motion by Senator Albritton, by two-thirds vote, **HB 1465** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

reverted to-

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	
Nays—None		

By direction of the President, there being no objection, the Senate

BILLS ON THIRD READING, continued

CS for HB 7039—A bill to be entitled An act relating to the repeal of advisory bodies and programs; repealing chapters 2003-287 and 2006-43, Laws of Florida, relating to the membership, powers, and duties of the Citrus/Hernando Waterways Restoration Council; amending s. 215.5586, F.S.; deleting the advisory council for the My Safe Florida Home Program; amending s. 267.0731, F.S.; removing the ad hoc committee that nominates persons for designation as Great Floridian; amending s. 288.1251, F.S.; conforming a provision to changes made by

the act; repealing s. 288.1252, F.S., relating to the Florida Film and Entertainment Advisory Council; amending s. 288.1254, F.S.; conforming a provision to changes made by the act; amending s. 373.4597, F.S.; deleting references to the Geneva Freshwater Lens Task Force; repealing s. 376.86, F.S., relating to the Brownfield Areas Loan Guarantee Council and program; amending s. 378.032, F.S.; deleting a definition to conform to changes made by the act; repealing s. 378.033, F.S., relating to the Nonmandatory Land Reclamation Committee; amending s. 378.034, F.S.; conforming provisions to changes made by the act; repealing s. 379.2524, F.S., relating to the Sturgeon Production Working Group; amending s. 379.361, F.S.; conforming cross-references to changes made by the act; amending s. 379.367, F.S.; conforming a cross-reference to changes made by the act; amending s. 379.3671, F.S.; deleting the Trap Certificate Technical Advisory and Appeals Board; amending s. 395.1055, F.S., deleting the pediatric cardiac technical advisory panel; repealing s. 403.42, F.S., relating to the Clean Fuel Florida Advisory Board; repealing s. 403.87, F.S., relating to the technical advisory council for water and domestic wastewater operator certification; amending s. 408.910, F.S.; deleting references to technical advisory panels that may be established by Florida Health Choices, Inc.; amending s. 409.997, F.S.; deleting the child welfare results-oriented accountability program technical advisory panel; repealing s. 411.226, F.S., relating to the Learning Gateway program and steering committee; repealing s. 430.05, F.S., relating to the Department of Elderly Affairs Advisory Council; repealing s. 570.843, F.S., relating to the Florida Young Farmer and Rancher Advisory Council; amending s. 571.24, F.S.; conforming a provision to changes made by the act; repealing s. 571.28, F.S., relating to the Florida Agricultural Promotional Campaign Advisory Council; repealing s. 595.701, F.S., relating to the Healthy Schools for Healthy Lives Council; repealing s. 603.203, F.S., relating to the Tropical Fruit Advisory Council; amending s. 603.204, F.S.; conforming a provision to changes made by the act; amending s. 1001.7065, F.S.; deleting the advisory board to support specific online degree programs at universities; repealing s. 1002.77, F.S., relating to the Florida Early Learning Advisory Council; amending s. 1002.83, F.S.; conforming a provision to changes made by the act; providing an effective date.

—as amended March 10, was read the third time by title.

On motion by Senator Baxley, **CS for HB 7039**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-40

Navs-None

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

CS for CS for HB 1439—A bill to be entitled An act relating to bank property of deceased account holders; amending s. 655.059, F.S.; specifying that a financial institution is not prohibited from disclosing specified information and providing copies of specified affidavits to certain persons relating to deceased account holders; creating s. 735.303, F.S.; providing definitions; authorizing a financial institution to pay funds on deposit in certain accounts to a specified family member of a decedent without any court proceeding, order, or judgment under certain circumstances; requiring the family member to provide the financial institution a certified copy of the decedent's death certificate and a specified affidavit in order to receive the funds; providing an affidavit form that the family member may use; providing that the financial institution has no duty to make certain determinations; speci-

fying that a person does not have a right or cause of action against a financial institution for taking certain actions or for failing to take certain actions; providing liability for the family member who withdraws funds; requiring a financial institution to maintain a copy or image of the affidavit for a specified time; authorizing the financial institution to provide copies of the affidavit to certain persons; providing penalties; creating s. 735.304, F.S.; providing that specified types of personal property are not subject to probate administration or formal proceedings under certain circumstances; providing that specified persons may request distribution of a decedent's assets by affidavit through an informal application under certain circumstances; providing requirements for such affidavits; requiring certain actions relating to the decedent's creditors; providing requirements for service of the affidavit on specified persons; authorizing the court to approve the payment, transfer, disposition, delivery, or assignment of personal property under certain circumstances; providing discharge from liability for certain individuals and entities under certain circumstances; providing certain bona fide purchasers protection from specified claims of creditors and from rights of spouses, beneficiaries, and heirs of decedents; providing for liability against certain personal property for a specified time; authorizing specified creditors to enforce claims and to be awarded costs under certain circumstances; providing liability of recipients of the decedent's personal property under certain circumstances; providing a limitation on liability of the decedent's estate and recipients of the estate under certain circumstances; providing an exception; authorizing specified heirs or devisees of a decedent to enforce all rights in proceedings under certain circumstances; providing for the award of costs and reasonable attorney fees under certain circumstances; providing an effective date.

—was read the third time by title.

On motion by Senator Baxley, **CS for CS for HB 1439** was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	
Nays—None		

CS for CS for HB 441—A bill to be entitled An act relating to the public procurement of services; amending s. 255.103, F.S.; revising the maximum dollar amount for continuing contracts for construction projects; amending s. 287.055, F.S.; revising the term "continuing contract" to increase certain maximum dollar amounts for professional architectural, engineering, landscape architectural, and surveying and mapping services; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, **CS for CS for HB 441** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Book	Cruz
Albritton	Bracy	Diaz
Baxley	Bradley	Farmer
Bean	Brandes	Flores
Benacquisto	Braynon	Gainer
Berman	Broxson	Gibson

Gruters Perry Stargel Harrell Pizzo Stewart Hooper Powell Taddeo Hutson Rader Thurston Rodriguez Torres Lee Mayfield Rouson Wright Montford Simmons Passidomo Simpson

Nays-None

CS for HB 327—A bill to be entitled An act relating to illegal taking, possession, and sale of bears; amending s. 379.401, F.S.; providing that a person commits specified violations for the illegal taking, possession, and sale of bears; creating s. 379.4041, F.S.; prohibiting the illegal taking, possession, and sale of bears; providing penalties; providing an effective date.

-as amended March 10, was read the third time by title.

On motion by Senator Wright, **CS for HB 327**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Nays-None

CS for HB 901—A bill to be entitled An act relating to vocational rehabilitation services; amending s. 413.20, F.S.; providing a definition; amending s. 413.207, F.S.; revising information that the Division of Vocational Rehabilitation must include in its annual performance report to the Governor and the Legislature; amending s. 413.23, F.S.; requiring the division to provide preemployment transition services to certain potentially eligible persons; amending s. 413.30, F.S.; removing provisions relating to trial work evaluation requirements; requiring the division to assess the service needs of eligible individuals within a specified period; providing for an extension of such assessment under certain circumstances; creating s. 413.301, F.S.; requiring preemployment transition services be provided to certain individuals with disabilities under certain conditions; requiring that the division provide such services within a reasonable period of time under certain circumstances; requiring the division to work with qualified providers to provide such services under certain circumstances; amending s. 413.405, F.S.; revising the composition of the Florida Rehabilitation Council; revising the responsibilities of the Florida Rehabilitation Council to conform to changes made by the act; amending s. 413.41, F.S.; requiring the division to enter into a formal interagency agreement with the state education agency for certain purposes; requiring that such agreement meet specified requirements; requiring the division to work with local educational agencies to provide specified services and arrange for referrals; amending s. 413.615, F.S.; revising definitions and legislative intent; revising provisions relating to revenue for the endowment fund of the Florida Endowment for Vocational Rehabilitation; revising provisions relating to the board of directors of the Florida Endowment Foundation; revising provisions relating to administrative costs for the administration of the foundation; amending s. 1003.5716, F.S.; requiring that a student's individual education plan contain a statement regarding preemployment transition services; providing an effective date.

—was read the third time by title.

On motion by Senator Gainer, **CS for HB 901** was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Farmer	Pizzo
Albritton	Flores	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bracy	Hutson	Stargel
Bradley	Lee	Stewart
Brandes	Mayfield	Taddeo
Braynon	Montford	Thurston
Broxson	Passidomo	Torres
Diaz	Perry	Wright

Nays-None

Vote after roll call:

Yea-Cruz

CS for HB 81—A bill to be entitled An act relating to Medicaid school-based services; amending s. 409.9071, F.S.; revising applicable provisions for the reimbursement of school-based services by the Agency for Health Care Administration to certain school districts; removing a requirement specifying the use of certified state and local education funds for school-based services; conforming a provision to changes made by the act; removing an obsolete provision; amending s. 409.9072, F.S.; revising a requirement for the agency's reimbursement of school-based services to certain private and charter schools; conforming a provision to changes made by the act; removing a requirement that certain health care practitioners be enrolled as Medicaid providers; amending s. 409.908, F.S.; specifying the federal agency that may waive certain school-based provider qualifications; providing an effective date.

—as amended March 10, was read the third time by title.

On motion by Senator Montford, **CS for HB 81**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President	Diaz	Pizzo
Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Stargel
Bracy	Hooper	Stewart
Bradley	Hutson	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perrv	Ü

Nays-None

Vote after roll call:

Yea-Simpson

HB 7005—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 895.06, F.S., which provides 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; removing the scheduled repeal of the exemption; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, ${\bf HB~7005}$ was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Farmer Pizzo Albritton Flores Powell Rader Baxley Gainer Bean Gibson Rodriguez Gruters Benacquisto Rouson Berman Harrell Simmons Book Hooper Simpson Bradley Hutson Stargel Brandes Stewart Lee Braynon Mayfield Taddeo Broxson Montford Thurston Passidomo Torres Cruz Diaz Perry Wright

Nays-None

Vote after roll call:

Yea—Bracy

CS for HB 505-A bill to be entitled An act relating to estates and trusts; creating s. 731.1065, F.S.; specifying that precious metals are tangible personal property for the purposes of the Florida Probate Code; providing for retroactive application; amending s. 731.201, F.S.; revising the definition of the term "property"; amending s. 731.301, F.S.; specifying that formal notice is not sufficient to invoke a court's personal jurisdiction over a person receiving such formal notice; providing applicability; amending s. 733.212, F.S.; revising the required contents of a notice of administration; amending s. 733.610, F.S.; expanding the list of sales or encumbrances that are voidable by interested persons under certain circumstances; amending s. 733.612, F.S.; revising the types of claims and proceedings a personal representative may properly prosecute or defend; amending s. 733.617, F.S.; specifying that certain attorneys and persons are not entitled to compensation for serving as a personal representative unless the attorney or person is related to the testator or unless certain disclosures are made before a will is executed; requiring the testator to execute a written statement that acknowledges that certain disclosures were made; providing requirements for the written statement; specifying when an attorney is deemed to have prepared or supervised the execution of a will; specifying how a person may be related to an individual; specifying when an attorney or a person related to the attorney is deemed to have been nominated in a will; providing construction; providing applicability; amending s. 736.0708, F.S.; specifying that certain attorneys and persons are not entitled to compensation for serving as a trustee unless the attorney or person is related to the settlor or unless certain disclosures are made before the trust instrument is executed; requiring a settlor to execute a written statement that acknowledges that certain disclosures were made; providing requirements for the written statement; specifying when an attorney is deemed to have prepared or supervised the execution of a trust instrument; specifying how a person may be related to an individual; specifying when an attorney or a person related to the attorney is deemed appointed in a trust instrument; providing construction; providing applicability; providing effective dates.

—was read the third time by title. $\,$

On motion by Senator Berman, **CS for HB 505** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Bean Book
Albritton Benacquisto Bracy
Baxley Berman Bradley

Brandes	Harrell	Rader
Braynon	Hooper	Rodriguez
Broxson	Hutson	Rouson
Cruz	Lee	Simmons
Diaz	Mayfield	Stargel
Farmer	Montford	Stewart
Flores	Passidomo	Taddeo
Gainer	Perry	Thurston
Gibson	Pizzo	Torres
Gruters	Powell	Wright

Nays-None

Vote after roll call:

Yea-Simpson

SENATOR BRADLEY PRESIDING

HB 1189—A bill to be entitled An act relating to genetic information for insurance purposes; amending s. 627.4301, F.S.; providing definitions; prohibiting life insurers and long-term care insurers from canceling, limiting, or denying coverage, or establishing differentials in premium rates based on genetic information under certain circumstances; prohibiting such insurers from taking certain actions relating to genetic information for any insurance purpose; providing applicability; providing an effective date.

—as amended March 10, was read the third time by title.

On motion by Senator Stargel, **HB 1189**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—35

Albritton	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Harrell	Simmons
Berman	Hooper	Simpson
Book	Hutson	Stargel
Bracy	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright
Farmer	Pizzo	_

Nays-3

Brandes Gruters Rader

Vote after roll call:

Yea—Mr. President, Bradley

HB 7095—A bill to be entitled An act relating to the adoption of the Internal Revenue Code for purposes of the corporate income tax; amending s. 220.03, F.S.; adopting the Internal Revenue Code in effect on January 1, 2020; providing for retroactive effect; providing an effective date.

—was read the third time by title.

On motion by Senator Gainer, ${\bf HB~7095}$ was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton	Berman	Brandes
Baxley	Book	Braynon
Bean	Bracy	Broxson
Benacquisto	Bradley	Cruz

Diaz Lee Rouson Farmer Mayfield Simmons Flores Montford Simpson Gainer Passidomo Stargel Gibson Perry Stewart Gruters Pizzo Taddeo Powell Thurston Harrell Hooper Rader Torres Hutson Rodriguez Wright

Nays-None

Vote after roll call:

Yea-Mr. President

CS for HB 1005—A bill to be entitled An act relating to voting systems; amending s. 97.021, F.S.; defining the term "automatic tabulating equipment" for purposes of the Florida Election Code; amending s. 101.5612, F.S.; revising the timeframes for certain public testing of automatic tabulating equipment; amending s. 101.5614, F.S.; revising procedures governing the canvassing of returns to specify usage of a voting system's automatic tabulating equipment; amending s. 102.141, F.S.; specifying the circumstances under which ballots must be processed through automatic tabulating equipment in a recount; amending s. 102.166, F.S.; specifying the manner by which a manual recount may be conducted; revising requirements for hardware or software used in a manual recount; authorizing overvotes and undervotes to be identified and sorted physically or digitally in a manual recount; revising minimum requirements for Department of State rules to require procedures regarding the certification and use of automatic tabulating equipment for manual recounts; providing construction; providing effective dates.

—was read the third time by title.

On motion by Senator Montford, **CS for HB 1005** was passed and certified to the House. The vote on passage was:

Yeas-38

Albritton Farmer Pizzo Baxley Flores Rader Bean Gainer Rodriguez Benacquisto Gibson Rouson Simmons Berman Gruters Book Harrell Simpson Hooper Stargel Bracy Bradley Hutson Stewart Taddeo Brandes Lee Mayfield Thurston Braynon Montford Broxson Torres Cruz Passidomo Wright Diaz Perry

Nays-None

Vote after roll call:

Yea-Mr. President, Powell

CS for CS for HB 625—A bill to be entitled An act relating to public nuisances; amending s. 60.05, F.S.; authorizing sheriffs to sue to enjoin nuisances; revising notice requirements for the filing of temporary injunctions relating to the enjoinment of certain nuisances; extending the period of notice before a lien may attach to certain real estate; amending s. 823.05, F.S.; making technical changes; declaring that the use of a location by a criminal gang, criminal gang members, or criminal gang associates for criminal gang-related activity is a public nuisance; declaring that any place or premises that has been used on more than two occasions during a certain time period as the site of specified violations is a nuisance and may be abated or enjoined pursuant to specified provisions; providing a property owner an opportunity to remedy a nuisance before specified legal actions may be taken against the property under certain circumstances; amending s. 893.138, F.S.; declaring that any place or premises that has been used on more than two occa-

sions during a certain time period as the site of any combination of specified violations is a nuisance and may be abated pursuant to specified provisions; prohibiting a rental property from being abated or subject to forfeiture under certain conditions; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, **CS for CS for HB 625** was passed and certified to the House. The vote on passage was:

Yeas—38

Albritton Powell Farmer Baxley Flores Rader Bean Gainer Rodriguez Benacquisto Gibson Rouson Berman Gruters Simmons Book Harrell Simpson Bracy Hooper Stargel Bradley Hutson Stewart Brandes Mayfield Taddeo Montford Thurston Braynon Broxson Passidomo Torres Perry Wright Cruz Diaz Pizzo

Nays-None

Vote after roll call:

Yea-Mr. President

CS for CS for HB 6501—A bill to be entitled An act for the relief of Dontrell Stephens through Evett L. Simmons, as guardian of his property, by the Palm Beach County Sheriff's Office; providing for an appropriation to compensate him for personal injuries and damages sustained as the result of the negligence of a deputy of the office; providing for payment of compensation, fees, and costs; providing a limitation on the payment of attorney fees, lobbying fees, and costs; providing for the waiver and extinguishment of certain liens; providing that certain unextinguished lien interest shall be the responsibility of the Palm Beach County Sheriff's Office; providing a limitation on the payment of such liens; providing an effective date.

—was read the third time by title.

On motion by Senator Flores, **CS for CS for HB 6501** was passed and certified to the House. The vote on passage was:

Yeas-37

Albritton Flores Powell Bean Gainer Rader Benacquisto Gibson Rodriguez Gruters Berman Rouson Book Harrell Simmons Hooper Bracy Simpson Bradley Hutson Stewart Brandes Lee Taddeo Mayfield Thurston Braynon Broxson Montford Torres Passidomo Wright Cruz Perry Diaz

Diaz Perry Farmer Pizzo

Nays—2

Baxley Stargel

Vote after roll call:

Yea—Mr. President

CS for HB 559—A bill to be entitled An act relating to institutional formularies established by nursing home facilities; creating s. 400.143, F.S.; providing definitions; authorizing a nursing home facility to establish and implement an institutional formulary; requiring a nursing home facility to establish a committee to develop an institutional formulary; providing for committee membership; providing requirements for the development and implementation of the institutional formulary; requiring a nursing home facility to maintain the written policies and procedures for the institutional formulary; requiring a nursing home facility to make available such policies and procedures to the Agency for Health Care Administration, upon request; requiring a prescriber to authorize the use of the institutional formulary for each patient; requiring a nursing home facility to obtain the prescriber's approval for any changes made to the institutional formulary; authorizing a prescriber to opt out of using the institutional formulary; prohibiting a nursing home facility from taking adverse action against a prescriber for declining to use the institutional formulary; requiring a nursing home facility to notify the prescriber of therapeutic substitutions using a certain method of communication; requiring the nursing home facility to document such substitutions in a resident's medical records; authorizing a prescriber to prevent a therapeutic substitution for a specific prescription; requiring the nursing home facility to obtain informed consent for the use of the institutional formulary; requiring such facility to inform a resident or the resident's legal representative, or his or her designee, of the right to refuse to participate in the use of the institutional formulary; prohibiting a nursing home facility from taking adverse action against a resident for refusing to participate in the use of the institutional formulary; amending s. 465.025, F.S.; authorizing a pharmacist to therapeutically substitute medicinal drugs under an institutional formulary established by a nursing home facility under certain circumstances; prohibiting a pharmacist from therapeutically substituting a medicinal drug under certain circumstances; providing an effective date.

—was read the third time by title.

On motion by Senator Bean, **CS for HB 559** was passed and certified to the House. The vote on passage was:

Yeas-39

Pizzo Albritton Farmer Flores Powell Baxley Bean Gainer Rader Benacquisto Gibson Rodriguez Berman Gruters Rouson Harrell Book Simmons Hooper Bracy Simpson Bradley Hutson Stargel Brandes Lee Stewart Mayfield Braynon Taddeo Montford Broxson Thurston Cruz Passidomo Torres Wright Diaz Perry

Nays-None

Vote after roll call:

Yea-Mr. President

CS for HB 199—A bill to be entitled An act relating to the sexual battery prosecution time limitation; providing a short title; amending s. 775.15, F.S.; creating an exception to the general time limitations which allows a prosecution to be commenced at any time for specified sexual battery offenses against victims younger than a certain age at the time the offense was committed; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Stewart, **CS for HB 199** was passed and certified to the House. The vote on passage was:

Yeas-37

Farmer Rader Albritton Baxley Flores Rodriguez Gainer Rouson Bean Benacquisto Gibson Simmons Berman Gruters Simpson Book Harrell Stargel Bracy Hooper Stewart Bradley Mayfield Taddeo Brandes Montford Thurston Braynon Passidomo Torres Broxson Perry Wright Cruz Pizzo Diaz Powell

Nays-None

Vote after roll call:

Yea-Mr. President, Hutson

CS for CS for HB 731-A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 383.327, F.S.; requiring birth centers to report certain deaths and stillbirths to the Agency for Health Care Administration; removing a requirement that a certain report be submitted annually to the agency; authorizing the agency to prescribe by rule the frequency at which such report is submitted; amending s. 395.003, F.S.; removing a requirement that specified information be listed on licenses for certain facilities; amending s. 395.1055, F.S.; requiring the agency to adopt specified rules related to ongoing quality improvement programs for certain cardiac programs; amending s. 395.602, F.S.; extending a certain date relating to the designation of certain rural hospitals; repealing s. 395,7015, F.S., relating to an annual assessment on health care entities; amending s. 395.7016, F.S.; conforming a provision to changes made by the act; amending s. 400.19, F.S.; revising provisions requiring the agency to conduct licensure inspections of nursing homes; requiring the agency to conduct biannual licensure surveys under certain circumstances; revising a provision requiring the agency to assess a specified fine for such surveys; amending s. 400.462, F.S.; revising definitions; amending s. 400.464, F.S.; revising provisions relating to exemptions from licensure requirements for home health agencies; exempting certain persons from such licensure requirements; amending ss. 400.471, 400.492, 400.506, and 400.509, F.S.; revising provisions relating to licensure requirements for home health agencies to conform to changes made by the act; amending s. 400.605, F.S.; removing a requirement that the agency conduct specified inspections of certain licensees; amending s. 400.60501, F.S.; removing an obsolete date and a requirement that the agency develop a specified annual report; amending s. 400.9905, F.S.; revising the definition of the term "clinic"; amending s. 400.991, F.S.; conforming provisions to changes made by the act; removing the option for health care clinics to file a surety bond under certain circumstances; amending s. 400.9935, F.S.; requiring certain clinics to publish and post a schedule of charges; amending s. 408.033, F.S.; conforming a provision to changes made by the act; amending s. 408.05, F.S.; requiring the agency to publish an annual report identifying certain health care services by a specified date; amending s. 408.061, F.S.; revising provisions requiring health care facilities to submit specified data to the agency; amending s. 408.0611, F.S.; requiring the agency to annually publish a report on the progress of implementation of electronic prescribing on its Internet website; amending s. 408.062, F.S.; requiring the agency to annually publish certain information on its Internet website; removing a requirement that the agency submit certain annual reports to the Governor and Legislature; amending s. 408.063, F.S.; removing a requirement that the agency annually publish certain reports; amending ss. 408.802, 408.820, 408.831, and 408.832, F.S.; conforming provisions to changes made by the act; amending s. 408.803,

F.S.; conforming a provision to changes made by the act; providing a definition of the term "low-risk provider"; amending s. 408.806, F.S.; exempting certain low-risk providers from a specified inspection; amending s. 408.808, F.S.; authorizing the issuance of a provisional license to certain applicants; amending s. 408.809, F.S.; revising provisions relating to background screening requirements for certain licensure applicants; removing an obsolete date and provisions relating to certain rescreening requirements; amending s. 408.811, F.S.; authorizing the agency to exempt certain low-risk providers from inspections and conduct unannounced licensure inspections of such providers under certain circumstances; authorizing the agency to adopt rules to waive routine inspections and grant extended time periods between relicensure inspections under certain conditions; amending s. 408.821, F.S.; revising provisions requiring licensees to have a specified plan; providing requirements for the submission of such plan; amending s. 408.909, F.S.; removing a requirement that the agency and Office of Insurance Regulation evaluate a specified program; amending s. 408.9091, F.S.; removing a requirement that the agency and office jointly submit a specified annual report to the Governor and Legislature; amending s. 409.905, F.S.; providing construction for a provision that requires the agency to discontinue its hospital retrospective review program under certain circumstances; providing legislative intent; amending s. 409.907, F.S.; requiring that a specified background screening be conducted through the agency on certain persons and entities; amending s. 409.908, F.S.; revising provisions related to the prospective payment methodology for certain Medicaid provider reimbursements; amending s. 409.913, F.S.; revising a requirement that the agency and the Medicaid Fraud Control Unit of the Department of Legal Affairs submit a specified report to the Legislature; authorizing the agency to recover specified costs associated with an audit, investigation, or enforcement action relating to provider fraud under the Medicaid program; amending s. 409.920, F.S.; revising provisions related to prohibited referral practices under the Medicaid program; providing applicability; amending ss. 409.967 and 409.973, F.S.; revising the length of managed care plan and Medicaid prepaid dental health program contracts, respectively, procured by the agency beginning during a specified timeframe; requiring the agency to extend the term of certain existing contracts until a specified date; amending s. 429.11, F.S.; removing an authorization for the issuance of a provisional license to certain facilities; amending s. 429.19, F.S.; removing requirements that the agency develop and disseminate a specified list and the Department of Children and Families disseminate such list to certain providers; amending ss. 429.35, 429.905, and 429.929, F.S.; revising provisions requiring a biennial inspection cycle for specified facilities and centers, respectively; repealing part I of chapter 483, F.S., relating to The Florida Multiphasic Health Testing Center Law; amending ss. 627.6387, 627.6648, and 641.31076, F.S.; revising the definition of the term "shoppable health care service"; revising duties of certain health insurers and health maintenance organizations; amending ss. 20.43, 381.0034, 456.001, 456.057, 456.076, and 456.47, F.S.; conforming cross-references; providing effective dates.

—as amended March 10, was read the third time by title.

On motion by Senator Bean, **CS for CS for HB 731**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-38

Pizzo Albritton Farmer Baxley Flores Powell Gainer Rader Bean Benacquisto Gibson Rodriguez Berman Gruters Rouson Book Harrell Simmons Bracy Hooper Simpson Bradley Hutson Stargel Brandes Lee Stewart Mayfield Taddeo Braynon Broxson Montford Torres Passidomo Wright Cruz Diaz Perry

Nays-None

Vote after roll call:

Yea-Mr. President, Thurston

HB 7019—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 119.071, F.S., which provides an exemption from public records requirements for certain criminal intelligence and criminal investigative information that reveals the identity of a victim of certain human trafficking offenses; removing the scheduled repeal of the exemption; amending s. 943.0583, F.S., which provides an exemption from public records requirements for criminal intelligence and criminal investigative information revealing the identity of a victim of human trafficking whose criminal history record has been ordered expunged; removing the scheduled repeal of the exemption; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, **HB 7019** was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Pizzo Farmer Powell Baxley Flores Bean Gainer Rader Benacquisto Gibson Rodriguez Berman Gruters Rouson Harrell Book Simmons Hooper Bracy Simpson Bradley Hutson Stargel Brandes Lee Stewart Mayfield Braynon Taddeo Montford Broxson Thurston Cruz Passidomo Torres Diaz Perry Wright

Nays-None

Vote after roll call:

Yea-Mr. President

CS for CS for HB 1061—A bill to be entitled An act relating to aquatic preserves; creating s. 258.3991, F.S.; creating the Nature Coast Aquatic Preserve; designating the preserve for inclusion in the aquatic preserve system and as an Outstanding Florida Water; describing the boundaries of the preserve; providing an effective date.

-was read the third time by title.

On motion by Senator Albritton, **CS for CS for HB 1061** was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Pizzo Farmer Baxley Flores Powell Bean Gainer Rader Benacquisto Gibson Rodriguez Gruters Berman Rouson Harrell Book Simmons Bracy Hooper Simpson Bradley Hutson Stargel Brandes Lee Stewart Mayfield Taddeo Braynon Broxson Montford Thurston Cruz Passidomo Torres Wright Diaz Perry

Nays-None

Vote after roll call:

Yea-Mr. President

CS for HB 1089—A bill to be entitled An act relating to trusts; creating s. 736.08145, F.S.; authorizing trustees of certain trusts to reimburse persons being treated as the owner of the trust for specified amounts and in a specified manner; prohibiting certain policies, values, and proceeds from being used for such reimbursement; providing applicability; prohibiting certain trustees from taking specified actions relating to trusts; requiring that specified powers be granted to certain persons if the terms of the trust require a trustee to act at the direction or with the consent of such persons or that specified decisions be made directly by such persons; providing construction; providing an effective date.

—was read the third time by title.

On motion by Senator Gruters, **CS for HB 1089** was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Farmer Pizzo Baxley Flores Powell Bean Gainer Rader Benacquisto Gibson Rodriguez Gruters Berman Rouson Harrell Book Simmons Hooper Simpson Bracy Bradley Hutson Stargel Brandes Lee Stewart Mayfield Taddeo Braynon Broxson Montford Thurston Cruz Passidomo Torres Perry Wright Diaz

Nays-None

Vote after roll call:

Yea-Mr. President

CS for HB 1187—A bill to be entitled An act relating to organ donation; amending s. 395.1055, F.S.; revising a provision relating to certain rules adopted by the Agency for Health Care Administration; amending s. 765.5155, F.S.; revising the responsibilities of a contractor procured by the agency for the purpose of educating and informing the public about anatomical gifts; amending s. 765.517, F.S.; prohibiting an organ transplantation facility from charging a donor or his or her family member any fee for services relating to the procurement or donation of organs; amending s. 765.522, F.S.; revising a requirement that the agency establish rules and guidelines relating to the education of certain individuals designated to perform certain organ donation procedures; amending s. 765.543, F.S.; revising the duties of the Organ and Tissue Procurement and Transplantation Advisory Board; requiring the board to submit certain recommendations to the agency by a specified date; providing an effective date.

—as amended March 10, was read the third time by title.

On motion by Senator Harrell, **CS for HB 1187**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Bradley	Flores
Brandes	Gainer
Braynon	Gibson
Broxson	Gruters
Cruz	Harrell
Diaz	Hooper
Farmer	Hutson
	Brandes Braynon Broxson Cruz Diaz

Lee Powell Stargel Mayfield Rader Stewart Montford Rodriguez Taddeo Passidomo Rouson Thurston Simmons Torres Pizzo Simpson Wright

Nays-None

Vote after roll call:

Yea-Mr. President

HJR 369—A joint resolution proposing an amendment to Section 4 of Article VII and the creation of a new section in Article XII of the State Constitution to increase the period of time during which the accrued benefit from specified limitations on homestead property tax assessments may be transferred from a prior homestead to a new homestead and to provide an effective date.

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

That the following amendment to Section 4 of Article VII and the creation of a new section in Article XII of the State Constitution are agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII

FINANCE AND TAXATION

SECTION 4. Taxation; assessments.—

By general law regulations shall be prescribed which shall secure a just valuation of all property for ad valorem taxation, provided:

- (a) Agricultural land, land producing high water recharge to Florida's aquifers, or land used exclusively for noncommercial recreational purposes may be classified by general law and assessed solely on the basis of character or use.
- (b) As provided by general law and subject to conditions, limitations, and reasonable definitions specified therein, land used for conservation purposes shall be classified by general law and assessed solely on the basis of character or use.
- (c) Pursuant to general law tangible personal property held for sale as stock in trade and livestock may be valued for taxation at a specified percentage of its value, may be classified for tax purposes, or may be exempted from taxation.
- (d) All persons entitled to a homestead exemption under Section 6 of this Article shall have their homestead assessed at just value as of January 1 of the year following the effective date of this amendment. This assessment shall change only as provided in this subsection.
- (1) Assessments subject to this subsection shall be changed annually on January 1st of each year; but those changes in assessments shall not exceed the lower of the following:
 - a. Three percent (3%) of the assessment for the prior year.
- b. The percent change in the Consumer Price Index for all urban consumers, U.S. City Average, all items 1967=100, or successor reports for the preceding calendar year as initially reported by the United States Department of Labor, Bureau of Labor Statistics.
 - (2) No assessment shall exceed just value.
- (3) After any change of ownership, as provided by general law, homestead property shall be assessed at just value as of January 1 of the following year, unless the provisions of paragraph (8) apply. Thereafter, the homestead shall be assessed as provided in this subsection
- (4) New homestead property shall be assessed at just value as of January 1st of the year following the establishment of the homestead,

unless the provisions of paragraph (8) apply. That assessment shall only change as provided in this subsection.

- (5) Changes, additions, reductions, or improvements to homestead property shall be assessed as provided for by general law; provided, however, after the adjustment for any change, addition, reduction, or improvement, the property shall be assessed as provided in this subsection.
- (6) In the event of a termination of homestead status, the property shall be assessed as provided by general law.
- (7) The provisions of this amendment are severable. If any of the provisions of this amendment shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect or impair any remaining provisions of this amendment.

(8

- a. A person who establishes a new homestead as of January 1, 2009, or January 1 of any subsequent year and who has received a homestead exemption pursuant to Section 6 of this Article as of January 1 of any either of the three two years immediately preceding the establishment of the new homestead is entitled to have the new homestead assessed at less than just value. If this revision is approved in January of 2008, a person who establishes a new homestead as of January 1, 2008, is entitled to have the new homestead assessed at less than just value only if that person received a homestead exemption on January 1, 2007. The assessed value of the newly established homestead shall be determined as follows:
- 1. If the just value of the new homestead is greater than or equal to the just value of the prior homestead as of January 1 of the year in which the prior homestead was abandoned, the assessed value of the new homestead shall be the just value of the new homestead minus an amount equal to the lesser of \$500,000 or the difference between the just value and the assessed value of the prior homestead as of January 1 of the year in which the prior homestead was abandoned. Thereafter, the homestead shall be assessed as provided in this subsection.
- 2. If the just value of the new homestead is less than the just value of the prior homestead as of January 1 of the year in which the prior homestead was abandoned, the assessed value of the new homestead shall be equal to the just value of the new homestead divided by the just value of the prior homestead and multiplied by the assessed value of the prior homestead. However, if the difference between the just value of the new homestead and the assessed value of the new homestead calculated pursuant to this sub-subparagraph is greater than \$500,000, the assessed value of the new homestead shall be increased so that the difference between the just value and the assessed value equals \$500,000. Thereafter, the homestead shall be assessed as provided in this subsection.
- b. By general law and subject to conditions specified therein, the legislature shall provide for application of this paragraph to property owned by more than one person.
- (e) The legislature may, by general law, for assessment purposes and subject to the provisions of this subsection, allow counties and municipalities to authorize by ordinance that historic property may be assessed solely on the basis of character or use. Such character or use assessment shall apply only to the jurisdiction adopting the ordinance. The requirements for eligible properties must be specified by general law.
- (f) A county may, in the manner prescribed by general law, provide for a reduction in the assessed value of homestead property to the extent of any increase in the assessed value of that property which results from the construction or reconstruction of the property for the purpose of providing living quarters for one or more natural or adoptive grandparents or parents of the owner of the property or of the owner's spouse if at least one of the grandparents or parents for whom the living quarters are provided is 62 years of age or older. Such a reduction may not exceed the lesser of the following:
- (1) The increase in assessed value resulting from construction or reconstruction of the property.

- (2) Twenty percent of the total assessed value of the property as improved.
- (g) For all levies other than school district levies, assessments of residential real property, as defined by general law, which contains nine units or fewer and which is not subject to the assessment limitations set forth in subsections (a) through (d) shall change only as provided in this subsection.
- (1) Assessments subject to this subsection shall be changed annually on the date of assessment provided by law; but those changes in assessments shall not exceed ten percent (10%) of the assessment for the prior year.
 - (2) No assessment shall exceed just value.
- (3) After a change of ownership or control, as defined by general law, including any change of ownership of a legal entity that owns the property, such property shall be assessed at just value as of the next assessment date. Thereafter, such property shall be assessed as provided in this subsection.
- (4) Changes, additions, reductions, or improvements to such property shall be assessed as provided for by general law; however, after the adjustment for any change, addition, reduction, or improvement, the property shall be assessed as provided in this subsection.
- (h) For all levies other than school district levies, assessments of real property that is not subject to the assessment limitations set forth in subsections (a) through (d) and (g) shall change only as provided in this subsection.
- (1) Assessments subject to this subsection shall be changed annually on the date of assessment provided by law; but those changes in assessments shall not exceed ten percent (10%) of the assessment for the prior year.
 - (2) No assessment shall exceed just value.
- (3) The legislature must provide that such property shall be assessed at just value as of the next assessment date after a qualifying improvement, as defined by general law, is made to such property. Thereafter, such property shall be assessed as provided in this subsection.
- (4) The legislature may provide that such property shall be assessed at just value as of the next assessment date after a change of ownership or control, as defined by general law, including any change of ownership of the legal entity that owns the property. Thereafter, such property shall be assessed as provided in this subsection.
- (5) Changes, additions, reductions, or improvements to such property shall be assessed as provided for by general law; however, after the adjustment for any change, addition, reduction, or improvement, the property shall be assessed as provided in this subsection.
- (i) The legislature, by general law and subject to conditions specified therein, may prohibit the consideration of the following in the determination of the assessed value of real property:
- (1) Any change or improvement to real property used for residential purposes made to improve the property's resistance to wind damage.
 - (2) The installation of a solar or renewable energy source device.

(j)

- (1) The assessment of the following working waterfront properties shall be based upon the current use of the property:
 - a. Land used predominantly for commercial fishing purposes.
- b. Land that is accessible to the public and used for vessel launches into waters that are navigable.
 - c. Marinas and drystacks that are open to the public.

- d. Water-dependent marine manufacturing facilities, commercial fishing facilities, and marine vessel construction and repair facilities and their support activities.
- (2) The assessment benefit provided by this subsection is subject to conditions and limitations and reasonable definitions as specified by the legislature by general law.

ARTICLE XII

SCHEDULE

Transfer of the accrued benefit from specified limitations on homestead property tax assessments; increased portability period.—This section and the amendment to Section 4 of Article VII, which extends to three years the time period during which the accrued benefit from specified limitations on homestead property tax assessments may be transferred from a prior homestead to a new homestead, shall take effect January 1, 2021.

CONSTITUTIONAL AMENDMENT

ARTICLE VII, SECTION 4

ARTICLE XII

LIMITATIONS ON HOMESTEAD PROPERTY TAX ASSESS-MENTS; INCREASED PORTABILITY PERIOD TO TRANSFER ACCRUED BENEFIT.—Proposing an amendment to the State Constitution, effective January 1, 2021, to increase, from 2 years to 3 years, the period of time during which accrued Save-Our-Homes benefits may be transferred from a prior homestead to a new homestead.

—was read the third time by title.

On motion by Senator Brandes, **HJR 369** was passed by the required constitutional three-fifths vote of the membership and certified to the House. The vote on passage was:

Yeas-39

Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bracy	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Nays-None

Vote after roll call:

Yea-Mr. President

HB 371—A bill to be entitled An act relating to limitations on homestead assessments; amending s. 193.155, F.S.; revising the time-frame during which the accrued benefit from specified limitations on homestead property tax assessments may be transferred from a prior homestead to a new homestead; deleting obsolete provisions; revising the timeframe during which an owner of homestead property significantly damaged or destroyed by a named tropical storm or hurricane must establish a new homestead to make a certain election; providing applicability; providing a contingent effective date.

—was read the third time by title.

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

Yeas-39

Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bracy	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Nays-None

Vote after roll call:

Yea-Mr. President

CS for HB 783—A bill to be entitled An act relating to the Uniform Commercial Real Estate Receivership Act; creating chapter 714, F.S., relating to the Uniform Commercial Real Estate Receivership Act; providing a short title; defining terms; prohibiting a court from issuing certain orders unless certain requirements are met; providing requirements for certain court orders; providing construction and applicability; specifying that a court has exclusive jurisdiction to direct receivers and determine controversies under certain circumstances; providing requirements and authorizations relating to the appointment of a receiver; authorizing certain parties to move to dissolve or modify certain orders; requiring that such motions be heard within a specified timeframe; specifying when a person is or is not disqualified from appointment as a receiver; authorizing certain persons to nominate someone to serve as a receiver; specifying that the court is not bound by such nomination; requiring a receiver to post a bond with the court which meets certain requirements; providing an exception; prohibiting a claim against a receiver's bond or alternative security from being made after a certain time; providing that an appointed receiver has certain statuses of a lien creditor; providing that certain property is subject to specified security agreements; providing requirements relating to the collection and turnover of receivership property; providing for powers and duties of a receiver; authorizing the court to expand, modify, or limit such powers and duties; providing for duties of an owner; authorizing a court to take certain actions if a person knowingly fails to perform a duty; authorizing a court to take certain actions relating to stays and injunctions; providing requirements for certain injunctions; authorizing certain persons to apply for relief from a stay or injunction; requiring that certain motions be heard within a specified timeframe; specifying when an order does not operate as a stay or injunction; authorizing receivers to engage and compensate certain professionals under certain circumstances; requiring certain persons to file an itemized statement with the court; requiring a receiver to pay an amount approved by the court; defining the term "good faith"; authorizing a receiver to use or transfer receivership property other than in the ordinary course of business under certain circumstances; providing for the service of notice to lienholders who are not parties to the action; defining the term "timeshare interest"; authorizing a receiver to adopt or reject an executory contract of the owner relating to receivership property under certain circumstances; requiring that a claim of damages for rejection of a contract be submitted within a specified timeframe; authorizing a purchaser to take certain actions if a receiver rejects an executory contract under certain circumstances; prohibiting a receiver from rejecting unexpired leases of certain property under certain circumstances; providing for defenses and immunities of a receiver; providing requirements for interim reports filed by a receiver; providing requirements relating to notices of appointment; authorizing the court to enter certain orders if the court concludes that receivership property is likely to be insufficient to satisfy certain claims; providing requirements for certain distributions of receivership property; authorizing a court to award fees and expenses; authorizing a court to order certain persons to pay fees and expenses; providing for the removal and replacement of a receiver and the termination of a court's administration of the receivership property under certain circumstances; requiring a receiver to file a final report containing certain information upon completion of the receiver's duties; specifying that a receiver is discharged if certain requirements are met; authorizing a court to appoint ancillary receivers under certain circumstances; providing for rights, powers, and duties of an ancillary receiver; specifying that certain requests, appointments, and applications by a mortgagee do not have certain effects; providing construction and applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Berman, **CS for HB 783** was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Farmer Pizzo Powell Baxley Flores Gainer Rader Bean Benacquisto Gibson Rodriguez Berman Gruters Rouson Book Harrell Simmons Bracy Hooper Simpson Bradley Hutson Stargel Brandes Lee Stewart Braynon Mayfield Taddeo Montford Broxson Thurston Passidomo Cruz Torres Diaz Perry Wright

Nays-None

Vote after roll call:

Yea-Mr. President

CS for HB 549—A bill to be entitled An act relating to public records; creating s. 379.1026, F.S.; providing an exemption from public records requirements for the site-specific location information of certain endangered and threatened species; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the third time by title.

On motion by Senator Hutson, **CS for HB 549** 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

Albritton Farmer Powell Baxley Flores Rader Bean Gainer Rodriguez Gibson Benacquisto Rouson Harrell Berman Simmons Book Hooper Simpson Hutson Stargel Bracy Bradley Lee Stewart Mayfield Taddeo Brandes Montford Thurston Braynon Broxson Passidomo Torres Cruz Perry Wright Diaz Pizzo

Nays-1

Gruters

Vote after roll call:

Yea-Mr. President

Nay to Yea-Gruters

CS for CS for HB 1339—A bill to be entitled An act relating to community development and housing; amending s. 125.01055, F.S.; authorizing a board of county commissioners to approve development of affordable housing on any parcel zoned for residential, commercial, or industrial use; amending s. 129.03, F.S.; revising the information that the county budget officer must submit to the Office of Economic and Demographic Research regarding the final budget and the county's economic status; s. 163.01, F.S.; amending the Florida Interlocal Cooperation Act of 1969 to authorize private entities to enter into specified loan agreements; authorizing certain bond proceeds to be loaned to private entities for specified types of projects; providing that such loans are deemed a paramount public purpose; amending s. 163.31771, F.S.; revising legislative findings; authorizing local governments to adopt ordinances that allow accessory dwelling units in any area zoned for single-family residential use; providing an exception; amending s. 163.31801, F.S.; requiring counties, municipalities, and special districts to include certain data relating to impact fees in their annual financial reports; amending s. 166.04151, F.S.; authorizing governing bodies of municipalities to approve the development of affordable housing on any parcel zoned for residential, commercial, or industrial use; amending s. 166.241, F.S.; revising the information that the municipal budget officer must submit to the Office of Economic and Demographic Research regarding the final budget and the municipality's economic status; amending s. 196.1978, F.S.; specifying that property owned by certain limited liability companies be exempt from ad valorem taxation; providing circumstances under which the exemption from ad valorem taxation applies; amending s. 320.77, F.S.; revising a certification requirement for mobile home dealer applicants relating to the applicant's business location; amending s. 320.771, F.S.; exempting certain recreational vehicle dealer applicants from a garage liability insurance requirement; amending s. 320.822, F.S.; revising the definition of the term "code"; amending s. 320.8232, F.S.; revising applicable standards for the repair and remodeling of mobile and manufactured homes; amending s. 367.022, F.S.; exempting certain mobile home park owners and mobile home subdivision owners from regulation by the Florida Public Service Commission relating to water and wastewater service; amending s. 420.5087, F.S.; revising the criteria used by a review committee when evaluating and selecting specified applications for state apartment incentive loans; amending s. 420.5095, F.S.; renaming the Community Workforce Housing Innovation Pilot Program as the Community Workforce Housing Loan Program; requiring the program to provide workforce housing; revising the definition of the term "workforce housing"; deleting the definition of the term "public-private partnership"; authorizing the Florida Housing Finance Corporation to provide loans under the program to applicants for construction of workforce housing; requiring the corporation to establish a certain loan application process; deleting provisions requiring the corporation to provide incentives for local governments to use certain funds; requiring projects to receive priority consideration for funding under certain circumstances; deleting a provision providing for the expedition of local government comprehensive plan amendments to implement a program project; requiring that the corporation award loans at a specified interest rate and for a limited term; conforming provisions to changes made by the act; creating s. 420.531, F.S.; authorizing certain applicants or affiliates to be precluded from the housing program under certain circumstances; providing procedural rules for use if the board of directors determines that an applicant or affiliate has been precluded from the program; specifying conditions which must be met before an order can be final; providing how funding, allocation of federal housing credits, credit underwriting procedures, or application review are to be handled under specified situations; amending s. 420.531, F.S.; specifying that technical support provided to local governments and community-based organizations includes implementation of the State Apartment Incentive Loan Program; requiring the entity providing training and technical assistance to convene and administer biannual regional workshops; requiring such entity to annually compile and submit certain information to the Legislature and the corporation by a specified date; amending s. 420.9071, F.S.; revising the definition of the term "affordable"; amending s. 420.9073, F.S.; authorizing the corporation to withhold a certain portion of funds distributed from the Local Government Housing Trust Fund to be used for certain transitional housing; prohibiting such funds from being used for specified purposes; requiring the corporation to consult with the Department of Children and Families to create minimum criteria for such housing; providing for the distribution of withheld funds; amending s. 420.9075, F.S.; revising information that must be included in the report from each county and municipality that addresses affordable housing programs and accomplishments; amending s. 420.9076, F.S.; revising the membership of local affordable housing advisory committees beginning on a specified date; requiring the committees to perform specified duties annually instead of triennially; requiring locally elected officials serving on advisory committees, or their designees, to attend biannual regional workshops; providing a penalty; amending s. s. 423.02, F.S.; prohibiting cities, towns, counties, or political subdivisions from changing taxes or assessments related to certain housing projects under certain circumstances; amending s. 723.011, F.S.; providing construction relating to rental agreements and tenancies; providing that a mobile home owner may be required to install permanent improvements as disclosed in the mobile home park prospectus; amending s. 723.012, F.S.; authorizing mobile home park owners to make certain prospectus amendments; providing requirements for the amendment; prohibiting certain costs and expenses from being passed on to existing mobile home owners; amending s. 723.023, F.S.; revising general obligations for mobile home owners; amending s. 723.031, F.S.; specifying a requirement for disclosing and agreeing to a mobile home lot rental increase; revising construction relating to a park owner's disclosure of certain taxes and assessments; amending s. 723.037, F.S.; authorizing mobile home park owners to give notice of lot rental increases for multiple anniversary dates in one notice; providing construction; revising a requirement for a lot rental negotiation committee; amending s. 723.041, F.S.; providing that a mobile home park damaged or destroyed due to natural forces may be rebuilt with the same density as previously approved, permitted, and built; providing construction; amending s. 723.042, F.S.; conforming a provision to changes made by the act; amending s. 723.059, F.S.; authorizing certain mobile home purchasers to assume the remainder of a seller's prospectus; authorizing a mobile home park owner to offer a purchaser any approved prospectus; amending s. 723.061, F.S.; specifying entities that must be provided with a copy of an eviction notice when received by a mobile home owner; specifying the waiver and nonwaiver of certain rights of a mobile home park owner under certain circumstances; requiring the accounting at final hearing of rents received; amending s. 723.076, F.S.; revising procedures related to the election or appointment of new officers or board members in a homeowner's association; amending s. 723.078, F.S.; revising requirements for board elections and ballots; requiring an impartial committee to be responsible for overseeing the election process and complying with ballot requirements; defining the term "impartial committee"; requiring that association bylaws provide a method for determining the winner of an election under certain circumstances; requiring the Division of Florida Condominiums, Timeshares, and Mobile Homes to adopt procedural rules; revising the types of meetings that are not required to be open to members; providing an exception to a provision requiring an officer of an association to provide an affidavit affirming certain information; authorizing meeting notices to be provided by electronic means; providing that the minutes of certain board and committee meetings are privileged and confidential; conforming provisions to changes made by the act; amending s. 723.079, F.S.; revising homeowners' association recordkeeping requirements; revising the timeframes for which certain records are required to be retained and be made available for inspection or photocopying; capping the amount of damages for which an association is liable when a member is denied access to official records; requiring that certain disputes be submitted to mandatory binding arbitration with the division; amending s. 723.1255, F.S.; requiring that certain disputes be submitted to mandatory binding arbitration with the division; providing requirements for such arbitration and fees and costs; requiring the division to adopt rules; reenacting s. 420.507(22)(i), F.S., relating to powers of the Florida Housing Finance Corporation, to incorporate the amendment made to s. 420.5087, F.S., in a reference thereto; reenacting s. 193.018(2), F.S., relating to land owned by a community land trust used to provide affordable housing, to incorporate the amendment made to s. 420.5095, F.S., in a reference thereto; providing an effective date.

—as amended March 10, was read the third time by title.

On motion by Senator Hutson, **CS for CS for CS for HB 1339**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Benacquisto Bracy
Baxley Berman Bradley
Bean Book Brandes

Braynon	Hooper	Rodriguez
Broxson	Hutson	Rouson
Cruz	Lee	Simmons
Diaz	Mayfield	Simpson
Farmer	Montford	Stargel
Flores	Passidomo	Stewart
Gainer	Perry	Taddeo
Gibson	Pizzo	Thurston
Gruters	Powell	Torres
Harrell	Rader	Wright

Nays-None

Vote after roll call:

Yea—Mr. President

CS for CS for HB 1039-A bill to be entitled An act relating to transportation network companies; amending s. 627.748, F.S.; revising and providing definitions; deleting for-hire vehicles from the list of vehicles that are not considered TNC carriers or are not exempt from certain registration; providing that insurance maintained by TNC vehicle owners may satisfy required insurance coverages; authorizing TNC drivers or their designees to contract with companies to install TNC digital advertising devices on TNC vehicles; providing requirements and restrictions for such devices; providing immunity from certain liability for TNCs, TNC drivers, TNC vehicle owners, and owners and operators of TNC digital advertising devices; providing exceptions; providing construction relating to such devices; authorizing entities to elect to be regulated as luxury ground TNCs by notifying the Department of Financial Services; providing requirements for luxury ground TNCs; providing for preemption over local law on the governance of luxury ground TNCs, luxury ground TNC drivers, and luxury ground TNC vehicles; providing that TNCs are not liable for certain harm to persons or property if certain conditions are met; providing construction relating to insurance coverage and liability; providing an effective date.

—was read the third time by title.

On motion by Senator Brandes, **CS for CS for HB 1039** was passed and certified to the House. The vote on passage was:

Yeas—37

Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Nays-2

Gibson Rodriguez

Vote after roll call:

Yea-Mr. President

CS for CS for HB 787—A bill to be entitled An act relating to driver licenses and identification cards; amending s. 322.08, F.S.; requiring application forms for original, renewal, and replacement driver licenses and identification cards to include language allowing a voluntary contribution to the Live Like Bella Childhood Cancer Foundation; amending s. 322.14, F.S.; authorizing a person with specified disabilities to have the capital letter "D" placed on his or her driver license

under certain circumstances; providing requirements for the placement of such letter on, or the removal of such letter from, a person's driver license; providing an effective date.

—was read the third time by title.

On motion by Senator Flores, **CS for CS for HB 787** was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Farmer Pizzo Baxley Flores Powell Gainer Rader Bean Benacquisto Gibson Rodriguez Gruters Berman Rouson Harrell Simmons Book Bracy Hooper Simpson Bradley Hutson Stargel Brandes Lee Stewart Mayfield Taddeo Braynon Broxson Montford Thurston Passidomo Cruz Torres Diaz Perry Wright

Nays-None

Vote after roll call:

Yea-Mr. President

CS for CS for HB 789—A bill to be entitled An act relating to driver license fees; amending s. 322.14, F.S.; providing fees for the placement of a specified letter on, or the removal of such letter from, the driver license of a person who has a developmental disability; providing a contingent effective date.

—was read the third time by title.

On motion by Senator Flores, **CS for CS for HB 789** was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Farmer Pizzo Baxley Flores Powell Rader Bean Gainer Benacquisto Gibson Rodriguez Gruters Rouson Berman Book Harrell Simmons Hooper Simpson Bracy Bradley Hutson Stargel Brandes Lee Stewart Braynon Mayfield Taddeo Montford Broxson Thurston Passidomo Cruz Torres Diaz Wright Perry

Nays-None

Vote after roll call:

Yea-Mr. President

CS for HB 7065—A bill to be entitled An act relating to school safety; amending s. 943.082, F.S.; requiring the FortifyFL reporting tool to notify reporting parties that submitting false information may subject them to criminal penalties; providing that certain reports shall remain anonymous; amending s. 943.687, F.S.; revising the membership of the Marjory Stoneman Douglas High School Public Safety Commission; amending s. 985.12, F.S.; requiring law enforcement officers to have access to specified information by a certain date for specified purposes; amending s. 1001.11, F.S.; requiring the Commissioner of Education to

oversee compliance with requirements relating to school safety and security; requiring the commissioner to take specified actions under certain circumstances relating to noncompliance; amending s. 1001.20, F.S.; requiring the Office of Inspector General to take specified actions for an investigation relating to noncompliance with school safety and security requirements under certain circumstances; authorizing the office to issue and serve certain subpoenas for specified purposes; authorizing the office to take specified actions relating to noncompliance with such subpoenas; amending s. 1001.212, F.S.; requiring the Office of Safe Schools to provide certain opportunities to charter school personnel; requiring such office to coordinate with specified entities to provide a specified tool for certain purposes and a model family reunification plan for certain purposes; amending s. 1002.33, F.S.; revising provisions relating to the immediate termination of a charter school's charter; amending s. 1006.07, F.S.; requiring codes of student conduct to include provisions relating to civil citation or similar prearrest diversion programs for specified purposes; requiring codes of student conduct to include provisions relating to the assignment of students to school-based intervention programs; prohibiting participation in such programs from being entered into a specified system; authorizing certain procedures to include accommodations for specified drills; requiring district school boards and charter school governing boards, in coordination with local law enforcement agencies, to adopt a family reunification plan for specified purposes; providing requirements for members of a threat assessment team; amending s. 1006.12, F.S.; revising provisions relating to the duties of school safety officers; requiring the district school superintendent or charter school administrator to provide certain notifications relating to safe-school officers; requiring safe-school officers to complete a specified training; providing requirements for such training; requiring individuals to meet certain criteria before participating in specified training; providing requirements for such training; requiring school districts to provide charter schools with specified safeschool officers under additional circumstances; amending s. 1006.13, F.S.; requiring certain agreements between district school boards and specified law enforcement to disclose procedures relating to the arrest of certain minors on school grounds; amending s. 1006.1493, F.S.; requiring the Florida Safe Schools Assessment Tool to address policies and procedures relating to certain disasters; amending s. 1008.32, F.S.; authorizing the state board to direct a school district to suspend the salaries of specified individuals under certain circumstances relating to school safety; amending s. 1011.62, F.S.; revising the mental health assistance allocation plans to include policies and procedures relating to certain behavioral health services available to such students; requiring schools districts to use specified services from certain teams; providing requirements for referrals to certain behavioral health services; providing effective dates.

—as amended March 10, was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Bracy, the Senate reconsidered the vote by which **Amendment 1** (610278) was adopted March 10.

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

Senator Bracy moved the following amendment to **Amendment 1** (610278) which was adopted by two-thirds vote:

Amendment 1A (468322) (with title amendment)—Between lines 179 and 180 insert:

Section 4. Section 985.031, Florida Statutes, is created to read:

985.031 Age limitation; exception.—

- (1) This section may be cited as the "Kaia Rolle Act."
- (2) A child younger than 7 years of age may not be adjudicated delinquent, arrested, or charged with a violation of law or a delinquent act on the basis of acts occurring before he or she reaches 7 years of age.

(3) Notwithstanding this section, a child who commits a forcible felony as defined in s. 776.08 may be adjudicated delinquent, arrested, or charged with a violation of law or a delinquent act.

And the title is amended as follows:

Delete line 1127 and insert: representation; creating s. 985.031, F.S.; providing a short title; prohibiting a child younger than a certain age from being adjudicated delinquent, arrested, or charged with a violation of law or a delinquent act; providing an exception; amending s. 985.12, F.S.; requiring

Amendment 1 (610278), as amended, was adopted by two-thirds vote.

On motion by Senator Diaz, **CS for HB 7065**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Farmer Pizzo Baxley Flores Powell Gainer Rader Bean Benacquisto Gibson Rodriguez Berman Gruters Rouson Book Harrell Simmons Bracy Hooper Simpson Bradley Hutson Stargel Brandes Lee Stewart Mayfield Braynon Taddeo Broxson Montford Thurston Passidomo Torres Cruz Diaz Perry Wright

Nays-None

Vote after roll call:

Yea-Mr. President

CS for HB 835—A bill to be entitled An act relating to Alzheimer's disease; amending s. 430.501, F.S.; requiring state agencies to provide assistance to the Alzheimer's Disease Advisory Committee, upon request; creating s. 430.5015, F.S.; creating the position of Dementia Director within the Department of Elderly Affairs; requiring the Secretary of Elderly Affairs to appoint the director; authorizing the director to call upon certain agencies for assistance; providing duties and responsibilities of the director; amending s. 430.502, F.S.; revising the name of a memory disorder clinic in Orange County; revising a provision relating to an allocation formula for the funding of respite care; providing an effective date.

-was read the third time by title.

On motion by Senator Stargel, **CS for HB 835** was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Farmer Pizzo Powell Baxley Flores Bean Gainer Rader Gibson Rodriguez Benacquisto Berman Gruters Rouson Book Harrell Simmons Bracy Hooper Simpson Bradley Hutson Stargel **Brandes** Lee Stewart Mayfield Braynon Taddeo Montford Broxson Thurston Cruz Passidomo Torres Wright Diaz Perry

Nays-None

Vote after roll call:

Yea-Mr. President

CS for CS for HB 1213—A bill to be entitled An act relating to Holocaust education; amending s. 1003.42, F.S.; including certain instruction related to anti-Semitism in the required instruction relating to the Holocaust; providing school district and Department of Education requirements relating to such instruction; authorizing the department to seek input from certain entities for specified purposes relating to such instruction; authorizing the department to contract with specified entities to develop specified training and resources relating to such instruction; designating a certain week as "Holocaust Education Week;" providing an effective date.

—was read the third time by title.

Senator Bracy moved the following amendment which was adopted by two-thirds vote:

Amendment 1 (484636) (with title amendment)—Before line 17 insert:

Section 1. The Commissioner of Education's African American History Task Force is directed to examine ways in which the history of the 1920 Ocoee Election Day Riots will be included in instruction on African-American history required pursuant to s. 1003.42(2)(h), Florida Statutes. The task force shall submit its recommendations to the Commissioner of Education and the State Board of Education by March 1, 2021.

Section 2. The Secretary of State is directed to:

- (1) In coordination with the Division of Cultural Affairs of the Department of State, determine how the Museum of Florida History and other state museums will promote the history of the 1920 Ocoee Election Day Riots through exhibits and educational programs.
- (2) Collaborate with the National Museum of African American History and Culture of the Smithsonian Institution to seek inclusion of the history of the 1920 Ocoee Election Day Riots in the museum's exhibits

Section 3. The Secretary of Environmental Protection is directed to determine which state park, or a portion of or a facility therein, will be named in recognition of any victim of the 1920 Ocoee Election Day Riots. The secretary may appoint a committee to assess naming opportunities. If a change to state law is required in order to change the designation of a state park, or a portion of or a facility therein, the secretary shall submit any such recommendation to the President of the Senate and the Speaker of the House of Representatives.

Section 4. District school boards are encouraged to assess opportunities for naming school facilities in recognition of victims of the 1920 Ocoee Election Day Riots.

And the title is amended as follows:

Delete line 2 and insert: An act relating to educational instruction of historical events; directing the Commissioner of Education's African American History Task Force to determine ways in which the 1920 Ocoee Election Day Riots will be included in required instruction on African-American history; requiring the task force to submit recommendations to the commissioner and the State Board of Education by a specified date; directing the Secretary of State to take certain action regarding the inclusion of the history of the 1920 Ocoee Election Day Riots in museum exhibits; directing the Secretary of Environmental Protection to assess naming opportunities for state parks, or a portion of a facility therein, in recognizing victims of the 1920 Ocoee Election Day Riots; authorizing the secretary to appoint a committee to assist in assessing naming opportunities; requiring the secretary to submit recommendations to the Legislature under specified circumstances; encouraging district school boards to assess naming opportunities for naming school facilities in recognition of victims of the 1920 Ocoee Election Day Riots; amending s.

On motion by Senator Book, **CS for CS for HB 1213**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-40

Powell Mr. President Farmer Albritton Flores Rader Baxley Gainer Rodriguez Bean Gibson Rouson Benacquisto Gruters Simmons Harrell Berman Simpson Hooper Stargel Book Bracy Hutson Stewart Bradley Lee Taddeo Mayfield Thurston **Brandes** Braynon Montford Torres Broxson Passidomo Wright Cruz Perry

Pizzo

Nays-None

Diaz

CS for SB 898—A bill to be entitled An act relating to insurance guaranty associations; amending s. 631.57, F.S.; increasing the obligation of the Florida Insurance Guaranty Association, Incorporated, for certain claims under policies covering certain condominium associations and homeowners' associations; increasing the percentage limit of certain insurer net written premiums up to which the Office of Insurance Regulation may levy certain emergency assessments upon insurers; providing an effective date.

—was read the third time by title.

Pending further consideration of **CS for SB 898**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 529** was withdrawn from the Committees on Banking and Insurance; Innovation, Industry, and Technology; and Rules.

On motion by Senator Gruters, by two-thirds vote-

CS for HB 529—A bill to be entitled An act relating to insurance guaranty associations; amending s. 631.57, F.S.; revising the obligations of the Florida Insurance Guaranty Association, Incorporated, for policies covering condominium associations and homeowners' associations; revising the percentage limits on the emergency assessments levied against insurers by the Office of Insurance Regulation; providing an effective date.

—a companion measure, was substituted for **CS for SB 898** and, by two-thirds vote, read the second time by title.

On motion by Senator Gruters, by two-thirds vote, **CS for HB 529** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-39

Albritton Farmer Pizzo Powell Baxley Flores Bean Gainer Rader Gibson Rodriguez Benacquisto Berman Gruters Rouson Book Harrell Simmons Hooper Simpson Bracy Bradley Hutson Stargel Brandes Lee Stewart Bravnon Mavfield Taddeo Montford Broxson Thurston Passidomo Torres Cruz Wright Diaz Perry

Nays-None

Vote after roll call:

Yea-Mr. President

THE PRESIDENT PRESIDING

Consideration of CS for CS for HB 977, HB 737, and SB 7052 was deferred.

SPECIAL ORDER CALENDAR

CS for CS for SB 422-A bill to be entitled An act relating to recreational vehicle industries; amending s. 513.012, F.S.; revising legislative intent; amending s. 513.02, F.S.; providing a timeframe for the application of a permit; amending s. 513.051, F.S.; preempting to the Department of Health the regulatory authority for permitting standards; amending s. 513.112, F.S.; providing that evidence of a certain length of stay in a guest register creates a rebuttable presumption that a guest is transient; amending s. 513.1115, F.S.; providing standards for a damaged or destroyed recreational vehicle park to be rebuilt under certain circumstances; superseding certain ordinances or regulations; amending s. 513.115, F.S.; specifying when certain property becomes abandoned; providing for disposition of such property; amending s. 513.118, F.S.; authorizing a park operator to refuse access to the premises and to eject transient guests or visitors based on specified conduct; providing that a person who refuses to leave the park premises commits the offense of trespass; providing immunity from liability for certain law enforcement officers; providing an exception; providing for removal of property; amending s. 513.13, F.S.; providing for ejection from a park and specifying grounds and requirements therefor; providing for removal of property; amending s. 527.01, F.S.; defining the term "recreational vehicle"; amending s. 527.0201, F.S.; requiring the Department of Agriculture and Consumer Services to adopt rules specifying requirements for agents to administer certain competency examinations and establishing a written competency examination for a license to engage in activities solely related to the service and repair of recreational vehicles; authorizing certain qualifiers and master qualifiers to engage in activities solely related to the service and repair of recreational vehicles; requiring verifiable LP gas experience or professional certification by an LP gas manufacturer in order to apply for certification as a master qualifier; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 422**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 343** was withdrawn from the Committees on Infrastructure and Security; Innovation, Industry, and Technology; and Rules.

On motion by Senator Perry-

CS for CS for HB 343-A bill to be entitled An act relating to recreational vehicle industries; amending s. 513.012, F.S.; revising legislative intent; amending s. 513.02, F.S.; providing a timeframe for the application of a permit; amending s. 513.051, F.S.; preempting to the Department of Health the regulatory authority for permitting standards; amending s. 513.112, F.S.; providing that evidence of a certain length of stay in a guest register creates a rebuttable presumption that a guest is transient; amending s. 513.1115, F.S.; providing standards for a damaged or destroyed recreational vehicle park to be rebuilt under certain circumstances; superseding certain ordinances or regulations; amending s. 513.115, F.S.; specifying when certain property becomes abandoned; providing for disposition of such property; amending s. 513.118, F.S.; authorizing a park operator to refuse access to the premises and to eject transient guests or visitors based on specified conduct; providing that a person who refuses to leave the park premises commits the offense of trespass; providing immunity from liability for certain law enforcement officers; providing an exception; providing for removal of property; amending s. 513.13, F.S.; providing for ejection from a recreational vehicle park and specifying grounds and requirements therefor; providing for removal of property; amending s. 527.01, F.S.; defining the term "recreational vehicle"; amending s. 527.0201, F.S.; requiring the Department of Agriculture and Consumer Services to adopt rules specifying requirements for agents to administer certain competency examinations and establishing a competency examination for a license to engage in activities solely related to the service and repair of recreational vehicles; authorizing certain qualifiers and master qualifiers to engage in activities solely related to the service and repair of recreational vehicles; requiring verifiable LP gas experience or professional certification by an LP gas manufacturer in order to apply for certification as a master qualifier; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 422 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 343 was placed on the calendar of Bills on Third Reading.

CS for CS for SB 504—A bill to be entitled An act relating to local government public construction works; amending s. 218.80, F.S.; revising disclosure requirements for bidding documents and other requests for proposals issued for bids by a local governmental entity and public contracts entered into between local governmental entities and contractors; amending s. 255.20, F.S.; revising the term cost to include specified information; requiring the governing board of a local government to consider estimated costs of certain projects that account for specified costs when the board is making a specified determination; requiring that a local government that performs projects using its own services, employees, and equipment provide a report to the local governing board with certain information; requiring that the Auditor General review the report as part of his or her audits of local governments; amending s. 336.41, F.S.; requiring estimated total construction project costs for certain projects to include specified costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 504**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 279** was withdrawn from the Committees on Community Affairs; Governmental Oversight and Accountability; and Rules.

On motion by Senator Perry-

CS for CS for HB 279—A bill to be entitled An act relating to local government public construction works; amending s. 218.80, F.S.; revising disclosure requirements for bidding documents and other requests for proposals issued for bids by a local governmental entity and public contracts entered into between local governmental entities and contractors; amending s. 255.20, F.S.; revising the term cost to include specified information; requiring the governing board of a local government to consider estimated costs of certain projects that account for specified costs when the board is making a specified determination; requiring that a local government that performs projects using its own services, employees, and equipment provide a report to the local governing board with certain information; requiring that the Auditor General review the report as part of his or her audits of local governments; amending s. 336.41, F.S.; requiring estimated total construction project costs for certain projects to include specified costs; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 504 and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for HB 279** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 736—A bill to be entitled An act relating to coverage for air ambulance services; creating ss. 627.42397 and 641.514, F.S.; defining terms; requiring health insurers and health maintenance organizations, respectively, to provide reasonable reimbursement to air ambulance services for certain covered services; providing that such reimbursement may be reduced only by certain amounts; providing that full payment of an applicable copayment, coinsurance, or deductible constitutes an accord, satisfaction, and release of certain claims; providing that provisions of this act are not severable; providing construction; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 736**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 747** was withdrawn from the Committee on Rules.

On motion by Senator Diaz-

CS for CS for HB 747—A bill to be entitled An act relating to coverage for air ambulance services; creating ss. 627.42397 and 641.514,

F.S.; providing definitions; requiring health insurers and health maintenance organizations, respectively, to provide reasonable reimbursement to air ambulance services for certain covered services; providing that such reimbursement may be reduced only by certain amounts; providing that payment in full of copayments, coinsurance, and deductibles by insureds and subscribers, respectively, constitutes accord and satisfaction and release of specified claims in connection with air ambulance services; providing construction; providing a directive to the Division of Law Revision; providing nonseverability; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 736** and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 747 was placed on the calendar of Bills on Third Reading.

CS for SB 814—A bill to be entitled An act relating to the disposition of surplus funds by candidates; amending s. 106.141, F.S.; prohibiting a candidate from donating surplus funds to a charitable organization that employs the candidate; authorizing any candidate to give certain surplus funds to the state or a political subdivision to be disbursed in a specified manner; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 814**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 491** was withdrawn from the Committees on Ethics and Elections; Governmental Oversight and Accountability; and Rules.

On motion by Senator Perry-

CS for HB 491—A bill to be entitled An act relating to the disposition of surplus funds by candidates; amending s. 106.141, F.S.; prohibiting a candidate from donating surplus funds to a charitable organization that employs the candidate; providing that a candidate may give certain surplus funds to the state or a political subdivision to be disbursed in a specified manner; providing an effective date.

—a companion measure, was substituted for \mathbf{CS} for \mathbf{SB} 814 and read the second time by title.

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

Senator Brandes moved the following amendment:

Amendment 1 (557896) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Effective upon becoming a law, paragraph (t) of subsection (2) of section 97.052, Florida Statutes, is amended to read:

97.052 Uniform statewide voter registration application.—

- (2) The uniform statewide voter registration application must be designed to elicit the following information from the applicant:
- (t) 1. Whether the applicant has never been convicted of a felony, and if convicted, has had his or her voting rights restored by including the statement "I affirm I have never been convicted of a felony or, if I have been, my rights relating to voting have been restored." and providing a box for the applicant to check to affirm the statement.
- 2. Whether the applicant has been convicted of a felony, and if convicted, has had his or her civil rights restored through executive elemency, by including the statement "If I have been convicted of a felony, I affirm my voting rights have been restored by the Board of Executive Clemency," and providing a box for the applicant to check to affirm the statement.
- 3. Whether the applicant has been convicted of a felony and, if convicted, has had his or her voting rights restored pursuant s. 4, Art. VI of the State Constitution, by including the statement "If I have been convicted of a felony, I affirm my voting rights have been restored pursuant to s. 4, Art. VI of the State Constitution upon the completion of

all terms of my sentence, including parole or probation." and providing a box for the applicant to check to affirm the statement.

- Section 2. Effective upon becoming a law, paragraph (a) of subsection (5) of section 97.053, Florida Statutes, is amended to read:
 - 97.053 Acceptance of voter registration applications.—
- (5)(a) A voter registration application is complete if it contains the following information necessary to establish the applicant's eligibility pursuant to s. 97.041, including:
 - 1. The applicant's name.
- 2. The applicant's address of legal residence, including a distinguishing apartment, suite, lot, room, or dormitory room number or other identifier, if appropriate. Failure to include a distinguishing apartment, suite, lot, room, or dormitory room or other identifier on a voter registration application does not impact a voter's eligibility to register to vote or cast a ballot, and such an omission may not serve as the basis for a challenge to a voter's eligibility or reason to not count a ballot.
 - 3. The applicant's date of birth.
- 4. A mark in the checkbox affirming that the applicant is a citizen of the United States.
- 5.a. The applicant's current and valid Florida driver license number or the identification number from a Florida identification card issued under s. 322.051, or
- b. If the applicant has not been issued a current and valid Florida driver license or a Florida identification card, the last four digits of the applicant's social security number.

In case an applicant has not been issued a current and valid Florida driver license, Florida identification card, or social security number, the applicant shall affirm this fact in the manner prescribed in the uniform statewide voter registration application.

- 6. A mark in the applicable checkbox affirming that the applicant has not been convicted of a felony or that, if convicted, has had his or her civil rights restored through executive elemency, or has had his or her voting rights restored pursuant to s. 4, Art. VI of the State Constitution.
- 7. A mark in the checkbox affirming that the applicant has not been adjudicated mentally incapacitated with respect to voting or that, if so adjudicated, has had his or her right to vote restored.
- 8. The original signature or a digital signature transmitted by the Department of Highway Safety and Motor Vehicles of the applicant swearing or affirming under the penalty for false swearing pursuant to s. 104.011 that the information contained in the registration application is true and subscribing to the oath required by s. 3, Art. VI of the State Constitution and s. 97.051.
- Section 3. Effective upon becoming a law, paragraphs (d), (e), and (f) of subsection (1) of section 97.0585, Florida Statutes, are amended to read:
- 97.0585~ Public records exemption; information regarding voters and voter registration; confidentiality.—
- (1) The following information held by an agency, as defined in s. 119.011, and obtained for the purpose of voter registration is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution and may be used only for purposes of voter registration:
- (d) Information related to a voter registration applicant's or voter's prior felony conviction and whether such person has had his or her voting rights restored by the Board of Executive Clemency or pursuant to s. 4, Art. VI of the State Constitution.
- (e) All information concerning preregistered voter registration applicants who are 16 or 17 years of age.
- (e)(f) Paragraph (d) is Paragraphs (d) and (e) are subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall

- stand repealed on October 2, 2024, unless reviewed and saved from repeal through reenactment by the Legislature.
- Section 4. Paragraph (a) of subsection (4) of section 106.141, Florida Statutes, is amended to read:
- 106.141 Disposition of surplus funds by candidates.—
- (4)(a) Except as provided in paragraph (b), any candidate required to dispose of funds pursuant to this section shall, at the option of the candidate, dispose of such funds by any of the following means, or any combination thereof:
- 1. Return pro rata to each contributor the funds that have not been spent or obligated.
- 2. Donate the funds that have not been spent or obligated to a charitable organization or organizations that meet the qualifications of s. 501(c)(3) of the Internal Revenue Code, except that the candidate may not be employed by the charitable organization to which he or she donates the funds.
- 3. Give not more than \$25,000 of the funds that have not been spent or obligated to the affiliated party committee or political party of which such candidate is a member.
 - 4. Give the funds that have not been spent or obligated:
- a. In the case of a candidate for state office, To the state, to be deposited in either the Election Campaign Financing Trust Fund or the General Revenue Fund, as designated by the candidate; or
- b. In the case of a candidate for an office of a political subdivision, To a such political subdivision, to be deposited in the general fund thereof.
- Section 5. 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, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to elections; amending ss. 97.052 and 97.053, F.S.; revising requirements for the uniform statewide voter registration application and the acceptance of such applications; amending s. 97.0585, F.S.; deleting an exemption from public records requirements for information related to a voter registration applicant's or voter's prior felony conviction and his or her restoration of voting rights to conform to changes made by the act; amending s. 106.141, F.S.; prohibiting a candidate from donating surplus funds to a charitable organization that employs the candidate; providing that a candidate may give certain surplus funds to the state or a political subdivision to be disbursed in a specified manner; providing effective dates.

POINT OF ORDER

Senator Rodriguez raised a point of order that Amendment 1 (557896), by Senator Brandes, was not germane to CS for HB 491.

The President referred the point of order to Senator Benacquisto, Chair of the Committee on Rules, and further consideration was deferred with pending **Amendment 1** (557896) and pending point of order.

CS for CS for SB 852—A bill to be entitled An act relating to incarcerated pregnant women; amending s. 944.241, F.S.; amending the short title; redefining the term "extraordinary circumstance"; defining the terms "invasive body cavity search" and "restrictive housing"; revising the circumstances under which a prisoner who is known to be pregnant may not be restrained; specifying conditions under which restraints may be used; requiring that invasive body cavity searches on a pregnant prisoner be conducted by a medical professional; providing an exception; prohibiting the involuntary placement of pregnant prisoners in restrictive housing; providing exceptions; requiring corrections officials to write a specified report if an extraordinary circumstance necessitates placing a pregnant prisoner in restrictive housing; providing requirements for the report; requiring corrections officials to review

such reports at specified intervals; requiring a copy of such reports and reviews to be provided to pregnant prisoners in restrictive housing; providing requirements for the treatment of pregnant prisoners placed in restrictive housing; requiring pregnant prisoners to be admitted to the infirmary under certain circumstances; providing certain rights for pregnant prisoners admitted to the infirmary; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for CS for SB 852**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 1259** was withdrawn from the Committees on Criminal Justice; and Appropriations

On motion by Senator Pizzo, the rules were waived and-

CS for CS for HB 1259-A bill to be entitled An act relating to restrictive housing for incarcerated pregnant women; amending s. 944.241, F.S.; providing definitions; prohibiting the involuntary placement of pregnant prisoners in restrictive housing under specified circumstances; providing exceptions; requiring corrections officials to write a specified report if circumstances necessitate placing a pregnant prisoner in restrictive housing; providing requirements for the report; requiring a copy of such reports to be provided to pregnant prisoners in restrictive housing; providing requirements for the treatment of pregnant prisoners placed in restrictive housing; requiring pregnant prisoners to be placed in designated medical housing unit or admitted to the infirmary under certain circumstances; providing certain rights for pregnant prisoners placed in designated medical housing unit or admitted to the infirmary; requiring the Department of Corrections and the Department of Juvenile Justice to adopt rules by a specified date; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 852 and read the second time by title.

Senator Pizzo moved the following amendment:

Amendment 1 (820692) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 944.241, Florida Statutes, is amended to read:

944.241 Shackling of Incarcerated pregnant women.—

- (1) SHORT TITLE.—This section may be cited as the "Tammy Jackson Healthy Pregnancies for Incarcerated Women Act."
 - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Correctional institution" means any facility under the authority of the department or the Department of Juvenile Justice, a county or municipal detention facility, or a detention facility operated by a private entity.
- (b) "Corrections official" means the official who is responsible for oversight of a correctional institution, or his or her designee.
 - (c) "Department" means the Department of Corrections.
- (d) "Extraordinary circumstance" means a substantial flight risk or some other extraordinary medical or security circumstance that dictates restraints *or restrictive housing* be used to ensure the safety and security of the prisoner, the staff of the correctional institution or medical facility, other prisoners, or the public.
- (e) "Invasive body cavity search" means a search that involves a manual inspection using touch, insertion, or probing of the openings, cavities, and orifices of the human body, including, but not limited to, the genitals, buttocks, anus, or breasts that is not conducted for a medical purpose.
- (f)(e) "Labor" means the period of time before a birth during which contractions are of sufficient frequency, intensity, and duration to bring about effacement and progressive dilation of the cervix.
- (g)(f) "Postpartum recovery" means, as determined by her physician, the period immediately following delivery, including the recovery period

when a woman is in the hospital or infirmary following birth, up to 24 hours after delivery unless the physician after consultation with the department or correctional institution recommends a longer period of time.

- (h)(g) "Prisoner" means any person incarcerated or detained in any correctional institution who is accused of, convicted of, sentenced for, or adjudicated delinquent for a violation of criminal law or the terms and conditions of parole, probation, community control, pretrial release, or a diversionary program. For purposes of this section, the term includes any woman detained under the immigration laws of the United States at any correctional institution.
- (i)(h) "Restraints" means any physical restraint or mechanical device used to control the movement of a prisoner's body or limbs, including, but not limited to, flex cuffs, soft restraints, hard metal handcuffs, a black box, chubb cuffs, leg irons, belly chains, a security or tether chain, or a convex shield.
- (j) "Restrictive housing" means the placement of pregnant prisoners separately from the general population of a correctional institution and imposing restrictions on their movement, behavior, and privileges solely based on the condition of being pregnant. The term includes placing the prisoner in medical isolation, in a medical housing unit, or in the infirmary.

(3) RESTRAINT OF PRISONERS.—

- (a) Except as provided in paragraph (b), restraints may not be used on a prisoner who is known to be pregnant:
- 1. If any doctor, nurse, or other health professional treating the prisoner in labor, in delivery, or in postpartum recovery requests that restraints not be used due to a documentable medical purpose. If the doctor, nurse, or other health professional makes such a request, the correctional officer or other law enforcement officer accompanying the prisoner must immediately remove all restraints.
- 2. During *transport*, labor, delivery, *or* and postpartum recovery, unless the corrections official makes an individualized determination that the prisoner presents an extraordinary circumstance. except that:
- 1. The physician may request that restraints not be used for documentable medical purposes. The correctional officer, correctional institution employee, or other officer accompanying the pregnant prisoner may consult with the medical staff; however, If the corrections official officer determines there is an extraordinary public safety risk, the official may officer is authorized to apply restraints as limited by paragraph (b) subparagraph 2.
- (b) A restraint may be used on a prisoner who is known to be pregnant or in postpartum recovery only if all of the following apply:
- 1. The corrections official makes an individualized determination that the prisoner presents an extraordinary circumstance.
 - 2. The restraints used are the least restrictive necessary.
- 3. If wrist restraints are used, the restraints are applied in the front of the prisoner so that she may protect herself in the event of a forward fall.
- 4.2. Under no circumstances shall Leg, ankle, or waist restraints are not be used on any pregnant prisoner who is in labor or delivery.
- (b) If restraints are used on a pregnant prisoner pursuant to paragraph (a):
- 1. The type of restraint applied and the application of the restraint must be done in the least restrictive manner necessary; and
- (c)2. The corrections official shall make written findings within 10 days after the use of restraints as to the extraordinary circumstance that dictated the use of the restraints. These findings shall be kept on file by the department or correctional institution for at least 5 years.
- (d) A pregnant prisoner who is transported by a correctional institution must be transported using a restraint that is the least restrictive necessary. A correctional institution that uses restraints on a pregnant

prisoner during transport must comply with the written findings required in paragraph (c).

- (e) During the third trimester of pregnancy or when requested by the physician treating a pregnant prisoner, unless there are significant documentable security reasons noted by the department or correctional institution to the contrary that would threaten the safety of the prisoner, the unborn child, or the public in general:
 - 1. Leg, ankle, and waist restraints may not be used; and
- 2. If wrist restraints are used, they must be applied in the front so the pregnant prisoner is able to protect herself in the event of a forward fall.
- (d) In addition to the specific requirements of paragraphs (a) (e), any restraint of a prisoner who is known to be pregnant must be done in the least restrictive manner necessary in order to mitigate the possibility of adverse clinical consequences.

(4) INVASIVE BODY CAVITY SEARCHES.—

- (a) Except as provided under paragraph (b), an invasive body cavity search of a pregnant prisoner may be conducted only by a medical professional.
- (b) A correctional officer may conduct an invasive body cavity search of a pregnant prisoner only if the officer has a reasonable belief that the prisoner is concealing contraband. An officer who conducts an invasive body cavity search must submit a written report to the corrections official within 72 hours after the search. The report must:
 - 1. Explain the reasons for the search; and
 - 2. Identify any contraband recovered in the search.

(5) RESTRICTIVE HOUSING.—

- (a) Except as provided in paragraph (b), a pregnant prisoner may not be involuntarily placed in restrictive housing. This subsection does not prohibit a corrections official from placing a pregnant prisoner in restrictive housing for disciplinary violations or to address security risks to the pregnant prisoner, other prisoners, or staff directly related to the pregnant prisoner provided the corrections official complies with the reporting requirements of subparagraph (b)1.
- (b) A pregnant prisoner may be involuntarily placed in restrictive housing only if the corrections official of the correctional institution, in consultation with the medical staff overseeing prenatal care and medical treatment at the correctional institution, determines that an extraordinary circumstance exists such that restrictive housing is necessary and that there are no less restrictive means available.
- 1. The corrections official shall, before placing a prisoner in restrictive housing, write a report that states:
 - a. The extraordinary circumstance that is present; and
 - The reason less restrictive means are not available.
- 2. The corrections official shall review the report at least every 24 hours to confirm that the extraordinary circumstance cited in the report still exists. A copy of the report and each review must be provided to the pregnant prisoner.
- (c) A pregnant prisoner who is placed in restrictive housing under this section shall be:
- 1. Seen at least every 24 hours by the medical staff overseeing prenatal care and medical treatment in the facility;
- 2. Housed in the least restrictive setting consistent with the health and safety of the pregnant prisoner; and
- 3. Given an intensive treatment plan developed and approved by the medical staff overseeing prenatal care and medical treatment at the facility.
- (d) If a pregnant prisoner needs medical care, an authorized medical staff must provide an order for the pregnant prisoner to be placed in a

designated medical housing unit or admitted to the infirmary. If the pregnant prisoner has passed her due date, she must be placed in a designated medical housing unit or admitted to the infirmary until labor begins or until other housing arrangements are made. A pregnant prisoner who has been placed in a designated medical housing unit or admitted to the infirmary shall be provided:

- 1. The same access to outdoor recreation, visitation, mail, and telephone calls as other prisoners; and
- 2. The ability to continue to participate in other privileges and classes granted to the general population.

(6)(4) ENFORCEMENT.—

- (a) Notwithstanding any relief or claims afforded by federal or state law, any prisoner who is restrained in violation of this section may file a grievance with the correctional institution, and be granted a 45-day extension if requested in writing pursuant to rules promulgated by the correctional institution.
- (b) This section does not prevent a woman harmed through the use of restraints under this section from filing a complaint under any other relevant provision of federal or state law.

(7)(5) NOTICE TO PRISONERS.—

- (a) By September 1, 2012, The department and the Department of Juvenile Justice shall adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section.
- (b) Each correctional institution shall inform female prisoners of the rules developed pursuant to paragraph (a) upon admission to the correctional institution, including the policies and practices in the prisoner handbook, and post the policies and practices in locations in the correctional institution where such notices are commonly posted and will be seen by female prisoners, including common housing areas and medical care facilities.

Section 2. This act shall take effect July 1, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to incarcerated pregnant women; amending s. 944.241, F.S.; amending the short title; redefining the term "extraordinary circumstance"; defining the terms "invasive body cavity search" and "restrictive housing"; revising the circumstances under which a prisoner who is known to be pregnant may not be restrained; specifying conditions under which restraints may be used; requiring that invasive body cavity searches on a pregnant prisoner be conducted by a medical professional; providing an exception; prohibiting the involuntary placement of pregnant prisoners in restrictive housing; providing exceptions; requiring corrections officials to write a specified report if an extraordinary circumstance necessitates placing a pregnant prisoner in restrictive housing; providing requirements for the report; requiring corrections officials to review such reports at specified intervals; requiring a copy of such reports and reviews to be provided to pregnant prisoners in restrictive housing; providing requirements for the treatment of pregnant prisoners placed in restrictive housing; requiring pregnant prisoners to be placed in a designated medical housing unit or admitted to the infirmary under certain circumstances; providing certain rights for pregnant prisoners placed in a designated medical housing unit or admitted to the infirmary; providing an effective date.

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

Senator Pizzo moved the following amendments to **Amendment 1** (820692) which were adopted:

Amendment 1A (394360)—Delete line 165 and insert:

1. Seen at least every 12 hours by the medical staff

Amendment 1B (735898)—Delete lines 56-58 and insert: correctional institution. The term includes placing the prisoner in

Amendment 1 (820692), as amended, was adopted.

Pursuant to Rule 4.19, **CS for CS for HB 1259**, as amended, was placed on the calendar of Bills on Third Reading.

CS for SB 880—A bill to be entitled An act relating to the nurse registry; amending s. 440.13, F.S.; authorizing the use of licensed nurse registries for the placement of attendant care provided for workers' compensation purposes; reenacting s. 440.134(16), F.S., relating to workers' compensation managed care arrangements, to incorporate the amendment made to s. 440.13, F.S., in a reference thereto; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 880**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 437** was withdrawn from the Committees on Banking and Insurance; Health Policy; and Rules.

On motion by Senator Baxley-

CS for HB 437—A bill to be entitled An act relating to nurse registries; amending s. 440.13, F.S.; authorizing the use of licensed nurse registries for the placement of attendant care provided for workers' compensation purposes; providing an effective date.

—a companion measure, was substituted for ${\bf CS}$ for ${\bf SB}$ 880 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 437** was placed on the calendar of Bills on Third Reading.

SB 912—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.09, F.S.; requiring that certain reports relating to the transportation or possession of cigarettes be filed with the Division of Alcoholic Beverages and Tobacco through the division's electronic data submission system; amending s. 210.55, F.S.; requiring that certain entities file reports, rather than returns, relating to tobacco products with the division; providing requirements for such reports; amending s. 509.241, F.S.; revising rulemaking requirements relating to public lodging and food service licenses; amending s. 509.251, F.S.; deleting provisions relating to fee schedule requirements; specifying that all fees are payable in full upon submission of an application for a public lodging establishment license or a public food service license; amending s. 548.003, F.S.; renaming the Florida State Boxing Commission as the Florida Athletic Commission; amending s. 548.043, F.S.; revising rulemaking requirements for the commission relating to gloves; amending s. 561.01, F.S.; deleting the definition of the term "permit carrier"; amending s. 561.17, F.S.; revising a requirement related to the filing of fingerprints with the division; requiring that applications be accompanied by certain information relating to right of occupancy; providing requirements relating to contact information for licensees and permittees; amending s. 561.20, F.S.; conforming cross-references; revising requirements for issuing special licenses to certain food service establishments; amending s. 561.42, F.S.; requiring the division, and authorizing vendors, to use electronic mail to give certain notice; amending s. 561.55, F.S.; revising requirements for reports relating to alcoholic beverages; amending s. 718.112, F.S.; providing the circumstances under which a person is delinquent in the payment of an assessment in the context of eligibility for membership on certain condominium boards; requiring that an annual budget be proposed to unit owners and adopted by the board before a specified time; amending s. 718.501, F.S.; authorizing the Division of Florida Condominiums, Timeshares, and Mobile Homes to adopt rules regarding the submission of complaints against a condominium association; amending s. 718.5014, F.S.; revising the location requirements for the principal office of the condominium ombudsman; amending ss. 455.219, 548.002, 548.05, 548.071, and 548.077, 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 **SB 912**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for CS for HB 689** was withdrawn from the Committees on Innovation, Industry, and Technology; Community Affairs; and Appropriations.

On motion by Senator Diaz, the rules were waived and-

CS for CS for HB 689—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.09, F.S.; requiring that certain reports relating to the transportation or possession of cigarettes be filed with the Division of Alcoholic Beverages and Tobacco through the division's electronic data submission system; authorizing certain records to be kept in an electronic or paper format; amending s. 210.55, F.S.; requiring that certain entities file reports, rather than returns, relating to tobacco products with the division; providing requirements for such reports; amending s. 210.60, F.S.; authorizing certain records to be kept in an electronic or paper format; amending s. 326.002, F.S.; revising the definition of the term "yacht"; amending s. 194.011, F.S.; providing that certain associations may represent, prosecute, or defend owners in certain proceedings; providing applicability; requiring specified notice be provided to unit or parcel owners in a specified way; amending s. 194.181, F.S.; providing and revising the parties considered as the defendant in a tax suit; requiring certain notice to be provided to unit owners in a specified way; providing unit owners options for defending a tax suit; imposing certain actions for unit owners who fail to respond to a specified notice; amending s. 514.0115, F.S.; exempting certain property association pools from Department of Health regulations; amending s. 553.77, F.S.; conforming a cross-reference; amending s. 548.003, F.S.; renaming the Florida State Boxing Commission as the Florida Athletic Commission; amending s. 548.043, F.S.; revising rulemaking requirements for the commission relating to gloves; amending s. 561.01, F.S.; deleting the definition of the term "permit carrier"; amending s. 561.17, F.S.; revising a requirement related to the filing of fingerprints with the division; requiring that applications be accompanied by certain information relating to right of occupancy; providing requirements relating to contact information for licensees and permittees; amending s. 561.20, F.S.; conforming cross-references; revising requirements for issuing special licenses to certain food service establishments; amending s. 561.42, F.S.; requiring the division, and authorizing vendors, to use electronic mail to give certain notice; amending s. 561.55, F.S.; revising requirements for reports relating to alcoholic beverages; amending s. 562.455, F.S.; removing grains of paradise from the list of specified substances subject to penalties relating to adulterating liquor; amending s. 627.714, F.S.; prohibiting subrogation rights against a condominium association under certain circumstances; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and void; providing that discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not reimpose or preserve a discriminatory restriction; providing requirements for a parcel owner to remove a discriminatory restriction from a covenant or restriction; amending s. 718.111, F.S.; providing that a condominium association may take certain actions relating to a challenge to ad valorem taxes in its own name or on behalf of unit owners; providing applicability; requiring an association to provide a checklist to certain persons requesting records; requiring that the checklist be signed by a specified person or the association to provide an affidavit attesting to the veracity of the checklist; providing a timeframe for maintaining such checklist and affidavit; creating a rebuttable presumption; amending s. 718.112, F.S.; authorizing a condominium association to extinguish discriminatory restrictions; revising calculation of a board member's term limit; providing requirements for certain notices; revising the fees an association may charge for transfers; deleting a prohibition against employing or contracting with certain service providers; amending s. 718.113, F.S.; defining the terms "natural gas fuel" and "natural gas fuel vehicle"; revising legislative findings; revising requirements for electric vehicle charging stations; providing requirements for the installation of natural gas fuel stations on property governed by condominium associations; amending s. 718.117, F.S.; conforming provisions to changes made by the act; amending s. 718.121, F.S.; providing when the installation of a natural gas fuel station may be the basis of a lien; amending s. 718.1255, F.S.; authorizing parties to initiate presuit mediation under certain circumstances; specifying when arbitration is binding on the parties; providing requirements for presuit mediation; amending s. 718.202, F.S.; revising use of certain withdrawn escrow funds by developers; amending s. 718.303, F.S.; revising requirements for certain actions for failure to comply with specified provisions; revising requirements for certain fines; amending s. 718.501, F.S.; defining the term "financial issue"; authorizing the Division of Condominiums, Timeshares, and Mobile Homes to adopt rules; amending s. 718.5014, F.S.; revising where the

principal office of the Office of the Condominium Ombudsman must be maintained; amending s. 719.103, F.S.; revising the definition of the term "unit" to specify that an interest in a cooperative unit is an interest in real property; amending s. 719.104, F.S.; prohibiting an association from requiring certain actions relating to the inspection of records; amending s. 719.106, F.S.; revising provisions relating to a quorum and voting rights for members remotely participating in meetings; amending procedure to challenge a board member recall; authorizing cooperative associations to extinguish discriminatory restrictions; amending s. 720.303, F.S.; authorizing an association to adopt procedures for electronic meeting notices; revising the documents that constitute the official records of an association; revising when a specified statement must be included in an association's financial report; revising requirements for such statement; revising when an association is deemed to have provided for reserve accounts; amending procedure to challenge a board member recall; amending s. 720.305, F.S.; providing requirements for certain fines; amending s. 720.306, F.S.; revising requirements for providing certain notices; providing limitations on associations when a parcel owner attempts to rent or lease his or her parcel; amending the procedure for election disputes; amending s. 720.311, F.S.; amending the procedure for election disputes; amending s. 720.3075, F.S.; authorizing homeowners' associations to extinguish discriminatory restrictions; amending s. 721.15, F.S.; providing requirements for subordinate lienholder related timeshare estates; amending ss. 455.219, 548.002, 548.05, 548.071, and 548.077, F.S.; conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for SB 912 and read the second time by title.

Senator Diaz moved the following amendment which was adopted:

Amendment 1 (559554) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (2) of section 210.09, Florida Statutes, is amended to read:

210.09 Records to be kept; reports to be made; examination.—

(2) The division is authorized to prescribe and promulgate by rules and regulations, which shall have the force and effect of the law, such records to be kept and reports to be made to the division by any manufacturer, importer, distributing agent, wholesale dealer, retail dealer, common carrier, or any other person handling, transporting or possessing cigarettes for sale or distribution within the state as may be necessary to collect and properly distribute the taxes imposed by s. 210.02. All reports shall be made on or before the 10th day of the month following the month for which the report is made, unless the division by rule or regulation shall prescribe that reports be made more often. All reports shall be filed with the division through the division's electronic data submission system.

Section 2. Subsection (1) of section 210.55, Florida Statutes, is amended to read:

210.55 Distributors; monthly returns.—

(1) On or before the 10th of each month, every taxpayer with a place of business in this state shall file a full and complete report return with the division showing the tobacco products taxable price of each tobacco product brought or caused to be brought into this state for sale, or made, manufactured, or fabricated in this state for sale in this state, during the preceding month. Every taxpayer outside this state shall file a full and complete report with the division through the division's electronic data submission system return showing the quantity and taxable price of each tobacco product shipped or transported to retailers in this state, to be sold by those retailers, during the preceding month. Reports must Returns shall be made upon forms furnished and prescribed by the division and must shall contain any other information that the division requires. Each report must return shall be accompanied by a remittance for the full tax liability shown and be filed with the division through the division's electronic data submission system.

Section 3. Subsection (1) of section 509.241, Florida Statutes, is amended to read:

509.241 Licenses required; exceptions.—

(1) LICENSES; ANNUAL RENEWALS.—Each public lodging establishment and public food service establishment shall obtain a license from the division. Such license may not be transferred from one place or individual to another. It shall be a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, for such an establishment to operate without a license. Local law enforcement shall provide immediate assistance in pursuing an illegally operating establishment. The division may refuse a license, or a renewal thereof, to any establishment that is not constructed and maintained in accordance with law and with the rules of the division. The division may refuse to issue a license, or a renewal thereof, to any establishment an operator of which, within the preceding 5 years, has been adjudicated guilty of, or has forfeited a bond when charged with, any crime reflecting on professional character, including soliciting for prostitution, pandering, letting premises for prostitution, keeping a disorderly place, or illegally dealing in controlled substances as defined in chapter 893, whether in this state or in any other jurisdiction within the United States, or has had a license denied, revoked, or suspended pursuant to s. 429.14. Licenses shall be renewed annually, and the division shall adopt rules a rule establishing procedures a staggered schedule for license issuance and renewals. If any license expires while administrative charges are pending against the license, the proceedings against the license shall continue to conclusion as if the license were still in effect.

Section 4. Subsections (1) and (2) of section 509.251, Florida Statutes, are amended to read:

509.251 License fees.—

- (1) The division shall adopt, by rule, a schedule of fees to be paid by each public lodging establishment as a prerequisite to issuance or renewal of a license. Such fees shall be based on the number of rental units in the establishment. The aggregate fee per establishment charged any public lodging establishment may not exceed \$1,000; however, the fees described in paragraphs (a) and (b) may not be included as part of the aggregate fee subject to this cap. Vacation rental units or timeshare projects within separate buildings or at separate locations but managed by one licensed agent may be combined in a single license application, and the division shall charge a license fee as if all units in the application are in a single licensed establishment. The fee schedule shall require an establishment which applies for an initial license to pay the full license fee if application is made during the annual renewal period or more than 6 months before the next such renewal period and one half of the fee if application is made 6 months or less before such period. The fee schedule shall include fees collected for the purpose of funding the Hospitality Education Program, pursuant to s. 509.302. All fees, which are payable in full for each application at the time regardless of when the application is submitted.
- (a) Upon making initial application or an application for change of ownership, the applicant shall pay to the division a fee as prescribed by rule, not to exceed \$50, in addition to any other fees required by law, which shall cover all costs associated with initiating regulation of the establishment.
- (b) A license renewal filed with the division after the expiration date shall be accompanied by a delinquent fee as prescribed by rule, not to exceed \$50, in addition to the renewal fee and any other fees required by law.
- (2) The division shall adopt, by rule, a schedule of fees to be paid by each public food service establishment as a prerequisite to issuance or renewal of a license. The fee schedule shall prescribe a basic fee and additional fees based on seating capacity and services offered. The aggregate fee per establishment charged any public food service establishment may not exceed \$400; however, the fees described in paragraphs (a) and (b) may not be included as part of the aggregate fee subject to this cap. The fee schedule shall require an establishment which applies for an initial license to pay the full license fee if application is made during the annual renewal period or more than 6 months before the next such renewal period and one half of the fee if application is made 6 months or less before such period. The fee schedule shall include fees collected for the purpose of funding the Hospitality Education Program, pursuant to s. 509.302. All fees, which are payable in full for each application at the time regardless of when the application is submitted.

- (a) Upon making initial application or an application for change of ownership, the applicant shall pay to the division a fee as prescribed by rule, not to exceed \$50, in addition to any other fees required by law, which shall cover all costs associated with initiating regulation of the establishment.
- (b) A license renewal filed with the division after the expiration date shall be accompanied by a delinquent fee as prescribed by rule, not to exceed \$50, in addition to the renewal fee and any other fees required by law.

Section 5. Section 548.003, Florida Statutes, is amended to read:

548.003 Florida Athletic State Boxing Commission.—

- (1) The Florida Athletic State Boxing Commission is created and is assigned to the Department of Business and Professional Regulation for administrative and fiscal accountability purposes only. The Florida State Boxing commission shall consist of five members appointed by the Governor, subject to confirmation by the Senate. One member must be a physician licensed pursuant to chapter 458 or chapter 459, who must maintain an unencumbered license in good standing, and who must, at the time of her or his appointment, have practiced medicine for at least 5 years. Upon the expiration of the term of a commissioner, the Governor shall appoint a successor to serve for a 4-year term. A commissioner whose term has expired shall continue to serve on the commission until such time as a replacement is appointed. If a vacancy on the commission occurs prior to the expiration of the term, it shall be filled for the unexpired portion of the term in the same manner as the original appointment.
- (2) The Florida State Boxing commission, as created by subsection (1), shall administer the provisions of this chapter. The commission has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of this chapter and to implement each of the duties and responsibilities conferred upon the commission, including, but not limited to:
- (a) Development of an ethical code of conduct for commissioners, commission staff, and commission officials.
- (b) Facility and safety requirements relating to the ring, floor plan and apron seating, emergency medical equipment and services, and other equipment and services necessary for the conduct of a program of matches.
- (c) Requirements regarding a participant's apparel, bandages, handwraps, gloves, mouthpiece, and appearance during a match.
- (d) Requirements relating to a manager's participation, presence, and conduct during a match.
 - (e) Duties and responsibilities of all licensees under this chapter.
 - (f) Procedures for hearings and resolution of disputes.
 - (g) Qualifications for appointment of referees and judges.
- (h) Qualifications for and appointment of chief inspectors and inspectors and duties and responsibilities of chief inspectors and inspectors with respect to oversight and coordination of activities for each program of matches regulated under this chapter.
 - (i) Designation and duties of a knockdown timekeeper.
- (j) Setting fee and reimbursement schedules for referees and other officials appointed by the commission or the representative of the commission.
- (k) Establishment of criteria for approval, disapproval, suspension of approval, and revocation of approval of amateur sanctioning organizations for amateur boxing, kickboxing, and mixed martial arts held in this state, including, but not limited to, the health and safety standards the organizations use before, during, and after the matches to ensure the health, safety, and well-being of the amateurs participating in the matches, including the qualifications and numbers of health care personnel required to be present, the qualifications required for referees, and other requirements relating to the health, safety, and well-being of the amateurs participating in the matches. The commission may adopt

- by rule, or incorporate by reference into rule, the health and safety standards of USA Boxing as the minimum health and safety standards for an amateur boxing sanctioning organization, the health and safety standards of the International Sport Kickboxing Association as the minimum health and safety standards for an amateur kickboxing sanctioning organization, and the minimum health and safety standards for an amateur mixed martial arts sanctioning organization. The commission shall review its rules for necessary revision at least every 2 years and may adopt by rule, or incorporate by reference into rule, the then-existing current health and safety standards of USA Boxing and the International Sport Kickboxing Association. The commission may adopt emergency rules to administer this paragraph.
- (3) The commission shall maintain an office in Tallahassee. At the first meeting of the commission after June 1 of each year, the commission shall select a chair and a vice chair from among its membership. Three members shall constitute a quorum and the concurrence of at least three members is necessary for official commission action.
- (4) Three consecutive unexcused absences or absences constituting 50 percent or more of the commission's meetings within any 12-month period shall cause the commission membership of the member in question to become void, and the position shall be considered vacant. The commission shall, by rule, define unexcused absences.
- (5) Each commission member shall be accountable to the Governor for the proper performance of duties as a member of the commission. The Governor shall cause to be investigated any complaint or unfavorable report received by the Governor or the department concerning an action of the commission or any member and shall take appropriate action thereon. The Governor may remove from office any member for malfeasance, unethical conduct, misfeasance, neglect of duty, incompetence, permanent inability to perform official duties, or pleading guilty or nolo contendere to or being found guilty of a felony.
- (6) Each member of the commission shall be compensated at the rate of \$50 for each day she or he attends a commission meeting and shall be reimbursed for other expenses as provided in s. 112.061.
- (7) The commission shall be authorized to join and participate in the activities of the Association of Boxing Commissions (ABC).
- (8) The department shall provide all legal and investigative services necessary to implement this chapter. The department may adopt rules as provided in ss. 120.536(1) and 120.54 to carry out its duties under this chapter.
- Section 6. Subsection (3) of section 548.043, Florida Statutes, is amended to read:
 - 548.043 Weights and classes, limitations; gloves.—
- (3) The commission shall establish by rule the need for gloves, if any, and the weight of any such gloves to be used in each pugilistic match the appropriate weight of gloves to be used in each boxing match; however, all participants in boxing matches shall wear gloves weighing not less than 8 ounces each and participants in mixed martial arts matches shall wear gloves weighing 4 to 8 ounces each. Participants shall wear such protective devices as the commission deems necessary.
- Section 7. Subsection (20) of section 561.01, Florida Statutes, is amended to read:
 - 561.01 Definitions.—As used in the Beverage Law:
- (20) "Permit carrier" means a licensee authorized to make deliveries as provided in s. 561.57.
- Section 8. Subsections (1) and (2) of section 561.17, Florida Statutes, are amended, and subsection (5) is added to that section, to read:
 - 561.17 License and registration applications; approved person.—
- (1) Any person, before engaging in the business of manufacturing, bottling, distributing, selling, or in any way dealing in alcoholic beverages, shall file, with the district licensing personnel of the district of the division in which the place of business for which a license is sought is located, a sworn application in the format prescribed by the division. The applicant must be a legal or business entity, person, or persons and

must include all persons, officers, shareholders, and directors of such legal or business entity that have a direct or indirect interest in the business seeking to be licensed under this part. However, the applicant does not include any person that derives revenue from the license solely through a contractual relationship with the licensee, the substance of which contractual relationship is not related to the control of the sale of alcoholic beverages. Before any application is approved, the division may require the applicant to file a set of fingerprints electronically through an approved electronic fingerprinting vendor or on regular United States Department of Justice forms prescribed by the Florida Department of Law Enforcement for herself or himself and for any person or persons interested directly or indirectly with the applicant in the business for which the license is being sought, when required by the division. If the applicant or any person who is interested with the applicant either directly or indirectly in the business or who has a security interest in the license being sought or has a right to a percentage payment from the proceeds of the business, either by lease or otherwise, is not qualified, the division shall deny the application. However, any company regularly traded on a national securities exchange and not over the counter; any insurer, as defined in the Florida Insurance Code; or any bank or savings and loan association chartered by this state, another state, or the United States which has an interest, directly or indirectly, in an alcoholic beverage license is not required to obtain the division's approval of its officers, directors, or stockholders or any change of such positions or interests. A shopping center with five or more stores, one or more of which has an alcoholic beverage license and is required under a lease common to all shopping center tenants to pay no more than 10 percent of the gross proceeds of the business holding the license to the shopping center, is not considered as having an interest, directly or indirectly, in the license. A performing arts center, as defined in s. 561.01, which has an interest, directly or indirectly, in an alcoholic beverage license is not required to obtain division approval of its volunteer officers or directors or of any change in such positions or interests.

- (2) All applications for any alcoholic beverage license must be accompanied by proof of the applicant's right of occupancy for the entire premises sought to be licensed. All applications for alcoholic beverage licenses for consumption on the premises shall be accompanied by a certificate of the Division of Hotels and Restaurants of the Department of Business and Professional Regulation, the Department of Agriculture and Consumer Services, the Department of Health, the Agency for Health Care Administration, or the county health department that the place of business wherein the business is to be conducted meets all of the sanitary requirements of the state.
- (5) Any person or entity licensed or permitted by the division must provide an electronic mail address to the division to function as the primary contact for all communication by the division to the licensee or permittees. Licensees and permittees are responsible for maintaining accurate contact information on file with the division.
- Section 9. Paragraph (a) of subsection (2) of section 561.20, Florida Statutes, is amended to read:
 - 561.20 Limitation upon number of licenses issued.—
- (2)(a) The limitation of the number of licenses as provided in this section does not prohibit the issuance of a special license to:
- 1. Any bona fide hotel, motel, or motor court of not fewer than 80 guest rooms in any county having a population of less than 50,000 residents, and of not fewer than 100 guest rooms in any county having a population of 50,000 residents or greater; or any bona fide hotel or motel located in a historic structure, as defined in s. 561.01(20) s. 561.01(21), with fewer than 100 guest rooms which derives at least 51 percent of its gross revenue from the rental of hotel or motel rooms, which is licensed as a public lodging establishment by the Division of Hotels and Restaurants; provided, however, that a bona fide hotel or motel with no fewer than 10 and no more than 25 guest rooms which is a historic structure, as defined in s. 561.01(20) s. 561.01(21), in a municipality that on the effective date of this act has a population, according to the University of Florida's Bureau of Economic and Business Research Estimates of Population for 1998, of no fewer than 25,000 and no more than 35,000 residents and that is within a constitutionally chartered county may be issued a special license. This special license shall allow the sale and consumption of alcoholic beverages only on the licensed premises of the hotel or motel. In addition, the hotel or motel must

derive at least 60 percent of its gross revenue from the rental of hotel or motel rooms and the sale of food and nonalcoholic beverages; provided that this subparagraph shall supersede local laws requiring a greater number of hotel rooms;

- 2. Any condominium accommodation of which no fewer than 100 condominium units are wholly rentable to transients and which is licensed under chapter 509, except that the license shall be issued only to the person or corporation that operates the hotel or motel operation and not to the association of condominium owners;
- 3. Any condominium accommodation of which no fewer than 50 condominium units are wholly rentable to transients, which is licensed under chapter 509, and which is located in any county having home rule under s. 10 or s. 11, Art. VIII of the State Constitution of 1885, as amended, and incorporated by reference in s. 6(e), Art. VIII of the State Constitution, except that the license shall be issued only to the person or corporation that operates the hotel or motel operation and not to the association of condominium owners;
- 4. A food service establishment that has 2,500 square feet of service area, is equipped to serve meals to 150 persons at one time, and derives at least 51 percent of its gross food and beverage revenue from the sale of food and nonalcoholic beverages during the first 120-day 60-day operating period and the first each 12-month operating period thereafter. Subsequent audit timeframes must be based upon the audit percentage established by the most recent audit and conducted on a staggered scale as follows: level 1, 51 percent to 60 percent, every year; level 2, 61 percent to 75 percent, every 2 years; level 3, 76 percent to 90 percent, every 3 years; and level 4, 91 percent to 100 percent, every 4 years. A food service establishment granted a special license on or after January 1, 1958, pursuant to general or special law may not operate as a package store and may not sell intoxicating beverages under such license after the hours of serving or consumption of food have elapsed. Failure by a licensee to meet the required percentage of food and nonalcoholic beverage gross revenues during the covered operating period shall result in revocation of the license or denial of the pending license application. A licensee whose license is revoked or an applicant whose pending application is denied, or any person required to qualify on the special license application, is ineligible to have any interest in a subsequent application for such a license for a period of 120 days after the date of the final denial or revocation;
- 5. Any caterer, deriving at least 51 percent of its gross food and beverage revenue from the sale of food and nonalcoholic beverages at each catered event, licensed by the Division of Hotels and Restaurants under chapter 509. This subparagraph does not apply to a culinary education program, as defined in s. 381.0072(2), which is licensed as a public food service establishment by the Division of Hotels and Restaurants and provides catering services. Notwithstanding any law to the contrary, a licensee under this subparagraph shall sell or serve alcoholic beverages only for consumption on the premises of a catered event at which the licensee is also providing prepared food, and shall prominently display its license at any catered event at which the caterer is selling or serving alcoholic beverages. A licensee under this subparagraph shall purchase all alcoholic beverages it sells or serves at a catered event from a vendor licensed under s. 563.02(1), s. 564.02(1), or licensed under s. 565.02(1) subject to the limitation imposed in subsection (1), as appropriate. A licensee under this subparagraph may not store any alcoholic beverages to be sold or served at a catered event. Any alcoholic beverages purchased by a licensee under this subparagraph for a catered event that are not used at that event must remain with the customer; provided that if the vendor accepts unopened alcoholic beverages, the licensee may return such alcoholic beverages to the vendor for a credit or reimbursement. Regardless of the county or counties in which the licensee operates, a licensee under this subparagraph shall pay the annual state license tax set forth in s. 565.02(1)(b). A licensee under this subparagraph must maintain for a period of 3 years all records and receipts for each catered event, including all contracts, customers' names, event locations, event dates, food purchases and sales, alcoholic beverage purchases and sales, nonalcoholic beverage purchases and sales, and any other records required by the department by rule to demonstrate compliance with the requirements of this subparagraph. Notwithstanding any law to the contrary, any vendor licensed under s. 565.02(1) subject to the limitation imposed in subsection (1), may, without any additional licensure under this subparagraph, serve or sell alcoholic beverages for consumption on the premises of a catered event at which prepared food is provided by a caterer licensed

under chapter 509. If a licensee under this subparagraph also possesses any other license under the Beverage Law, the license issued under this subparagraph shall not authorize the holder to conduct activities on the premises to which the other license or licenses apply that would otherwise be prohibited by the terms of that license or the Beverage Law. Nothing in this section shall permit the licensee to conduct activities that are otherwise prohibited by the Beverage Law or local law. The Division of Alcoholic Beverages and Tobacco is hereby authorized to adopt rules to administer the license created in this subparagraph, to include rules governing licensure, recordkeeping, and enforcement. The first \$300,000 in fees collected by the division each fiscal year pursuant to this subparagraph shall be deposited in the Department of Children and Families' Operations and Maintenance Trust Fund to be used only for alcohol and drug abuse education, treatment, and prevention programs. The remainder of the fees collected shall be deposited into the Hotel and Restaurant Trust Fund created pursuant to s. 509.072; or

- 6. A culinary education program as defined in s. 381.0072(2) which is licensed as a public food service establishment by the Division of Hotels and Restaurants.
- a. This special license shall allow the sale and consumption of alcoholic beverages on the licensed premises of the culinary education program. The culinary education program shall specify designated areas in the facility where the alcoholic beverages may be consumed at the time of application. Alcoholic beverages sold for consumption on the premises may be consumed only in areas designated pursuant to s. 561.01(11) and may not be removed from the designated area. Such license shall be applicable only in and for designated areas used by the culinary education program.
- b. If the culinary education program provides catering services, this special license shall also allow the sale and consumption of alcoholic beverages on the premises of a catered event at which the licensee is also providing prepared food. A culinary education program that provides catering services is not required to derive at least 51 percent of its gross revenue from the sale of food and nonalcoholic beverages. Notwithstanding any law to the contrary, a licensee that provides catering services under this sub-subparagraph shall prominently display its beverage license at any catered event at which the caterer is selling or serving alcoholic beverages. Regardless of the county or counties in which the licensee operates, a licensee under this sub-subparagraph shall pay the annual state license tax set forth in s. 565.02(1)(b). A licensee under this sub-subparagraph must maintain for a period of 3 years all records required by the department by rule to demonstrate compliance with the requirements of this sub-subparagraph.
- c. If a licensee under this subparagraph also possesses any other license under the Beverage Law, the license issued under this subparagraph does not authorize the holder to conduct activities on the premises to which the other license or licenses apply that would otherwise be prohibited by the terms of that license or the Beverage Law. Nothing in this subparagraph shall permit the licensee to conduct activities that are otherwise prohibited by the Beverage Law or local law. Any culinary education program that holds a license to sell alcoholic beverages shall comply with the age requirements set forth in ss. 562.11(4), 562.111(2), and 562.13.
- d. The Division of Alcoholic Beverages and Tobacco may adopt rules to administer the license created in this subparagraph, to include rules governing licensure, recordkeeping, and enforcement.
- e. A license issued pursuant to this subparagraph does not permit the licensee to sell alcoholic beverages by the package for off-premises consumption. $\ \ \,$

However, any license heretofore issued to any such hotel, motel, motor court, or restaurant or hereafter issued to any such hotel, motel, or motor court, including a condominium accommodation, under the general law shall not be moved to a new location, such license being valid only on the premises of such hotel, motel, motor court, or restaurant. Licenses issued to hotels, motels, motor courts, or restaurants under the general law and held by such hotels, motels, motor courts, or restaurants on May 24, 1947, shall be counted in the quota limitation contained in subsection (1). Any license issued for any hotel, motel, or motor court under this law shall be issued only to the owner of the hotel, motel, or motor court or, in the event the hotel, motel, or motor court is

leased, to the lessee of the hotel, motel, or motor court; and the license shall remain in the name of the owner or lessee so long as the license is in existence. Any special license now in existence heretofore issued under this law cannot be renewed except in the name of the owner of the hotel, motel, motor court, or restaurant or, in the event the hotel, motel, motor court, or restaurant is leased, in the name of the lessee of the hotel, motel, motor court, or restaurant in which the license is located and must remain in the name of the owner or lessee so long as the license is in existence. Any license issued under this section shall be marked "Special," and nothing herein provided shall limit, restrict, or prevent the issuance of a special license for any restaurant or motel which shall hereafter meet the requirements of the law existing immediately prior to the effective date of this act, if construction of such restaurant has commenced prior to the effective date of this act and is completed within 30 days thereafter, or if an application is on file for such special license at the time this act takes effect; and any such licenses issued under this proviso may be annually renewed as now provided by law. Nothing herein prevents an application for transfer of a license to a bona fide purchaser of any hotel, motel, motor court, or restaurant by the purchaser of such facility or the transfer of such license pursuant to law.

Section 10. Subsection (4) of section 561.42, Florida Statutes, is amended to read:

561.42 Tied house evil; financial aid and assistance to vendor by manufacturer, distributor, importer, primary American source of supply, brand owner or registrant, or any broker, sales agent, or sales person thereof, prohibited; procedure for enforcement; exception.—

(4) Before the division shall so declare and prohibit such sales to such vendor, it shall, within 2 days after receipt of such notice, the division shall give written notice to such vendor by electronic mail of the receipt by the division of such notification of delinquency and such vendor shall be directed to forthwith make payment thereof or, upon failure to do so, to show cause before the division why further sales to such vendor shall not be prohibited. Good and sufficient cause to prevent such action by the division may be made by showing payment, failure of consideration, or any other defense which would be considered sufficient in a common-law action. The vendor shall have 5 days after service receipt of such notice via electronic mail within which to show such cause, and he or she may demand a hearing thereon, provided he or she does so in writing within said 5 days, such written demand to be delivered to the division either in person, by electronic mail, or by due course of mail within such 5 days. If no such demand for hearing is made, the division shall thereupon declare in writing to such vendor and to all manufacturers and distributors within the state that all further sales to such vendor are prohibited until such time as the division certifies in writing that such vendor has fully paid for all liquors previously purchased. In the event such prohibition of sales and declaration thereof to the vendor, manufacturers, and distributors is ordered by the division, the vendor may seek review of such decision by the Department of Business and Professional Regulation within 5 days. In the event application for such review is filed within such time, such prohibition of sales shall not be made, published, or declared until final disposition of such review by the department.

Section 11. Subsection (2) of section 561.55, Florida Statutes, is amended to read:

- 561.55 Manufacturers', distributors', brokers', sales agents', importers', vendors', and exporters' records and reports.—
- (2) Each manufacturer, distributor, broker, sales agent, and importer shall make a full and complete report by the 10th day of each month for the previous calendar month. The report must be shall be made out in triplicate; two copies shall be sent to the division, and the third copy shall be retained for the manufacturer's, distributor's, broker's, sales agent's, or importer's record. Reports shall be made on forms prepared and furnished by the division and filed with the division through the division's electronic data submission system.

Section 12. Paragraphs (d) and (f) of subsection (2) of section 718.112, Florida Statutes, are amended to read:

718.112 Bylaws.—

- (2) REQUIRED PROVISIONS.—The bylaws shall provide for the following and, if they do not do so, shall be deemed to include the following:
 - (d) Unit owner meetings.—
- 1. An annual meeting of the unit owners must be held at the location provided in the association bylaws and, if the bylaws are silent as to the location, the meeting must be held within 45 miles of the condominium property. However, such distance requirement does not apply to an association governing a timeshare condominium.
- 2. Unless the bylaws provide otherwise, a vacancy on the board caused by the expiration of a director's term must be filled by electing a new board member, and the election must be by secret ballot. An election is not required if the number of vacancies equals or exceeds the number of candidates. For purposes of this paragraph, the term "candidate" means an eligible person who has timely submitted the written notice, as described in sub-subparagraph 4.a., of his or her intention to become a candidate. Except in a timeshare or nonresidential condominium, or if the staggered term of a board member does not expire until a later annual meeting, or if all members' terms would otherwise expire but there are no candidates, the terms of all board members expire at the annual meeting, and such members may stand for reelection unless prohibited by the bylaws. Board members may serve terms longer than 1 year if permitted by the bylaws or articles of incorporation. A board member may not serve more than 8 consecutive years unless approved by an affirmative vote of unit owners representing two-thirds of all votes cast in the election or unless there are not enough eligible candidates to fill the vacancies on the board at the time of the vacancy. If the number of board members whose terms expire at the annual meeting equals or exceeds the number of candidates, the candidates become members of the board effective upon the adjournment of the annual meeting. Unless the bylaws provide otherwise, any remaining vacancies shall be filled by the affirmative vote of the majority of the directors making up the newly constituted board even if the directors constitute less than a quorum or there is only one director. In a residential condominium association of more than 10 units or in a residential condominium association that does not include timeshare units or timeshare interests, co-owners of a unit may not serve as members of the board of directors at the same time unless they own more than one unit or unless there are not enough eligible candidates to fill the vacancies on the board at the time of the vacancy. A unit owner in a residential condominium desiring to be a candidate for board membership must comply with sub-subparagraph 4.a. and must be eligible to be a candidate to serve on the board of directors at the time of the deadline for submitting a notice of intent to run in order to have his or her name listed as a proper candidate on the ballot or to serve on the board. A person who has been suspended or removed by the division under this chapter, or who is delinquent in the payment of any assessment monetary obligation due to the association, is not eligible to be a candidate for board membership and may not be listed on the ballot. \boldsymbol{A} person is delinquent if a payment is not made by the due date as specifically identified in the declaration of condominium, bylaws, or articles of incorporation. If a due date is not specifically identified in the declaration of condominium, bylaws, or articles of incorporation, the due date is the first day of the monthly or quarterly assessment period. A person who has been convicted of any felony in this state or in a United States District or Territorial Court, or who has been convicted of any offense in another jurisdiction which would be considered a felony if committed in this state, is not eligible for board membership unless such felon's civil rights have been restored for at least 5 years as of the date such person seeks election to the board. The validity of an action by the board is not affected if it is later determined that a board member is ineligible for board membership due to having been convicted of a felony. This subparagraph does not limit the term of a member of the board of a nonresidential or timeshare condominium.
- 3. The bylaws must provide the method of calling meetings of unit owners, including annual meetings. Written notice must include an agenda, must be mailed, hand delivered, or electronically transmitted to each unit owner at least 14 days before the annual meeting, and must be posted in a conspicuous place on the condominium property at least

- 14 continuous days before the annual meeting. Upon notice to the unit owners, the board shall, by duly adopted rule, designate a specific location on the condominium property where all notices of unit owner meetings must be posted. This requirement does not apply if there is no condominium property for posting notices. In lieu of, or in addition to, the physical posting of meeting notices, the association may, by reasonable rule, adopt a procedure for conspicuously posting and repeatedly broadcasting the notice and the agenda on a closed-circuit cable television system serving the condominium association. However, if broadcast notice is used in lieu of a notice posted physically on the condominium property, the notice and agenda must be broadcast at least four times every broadcast hour of each day that a posted notice is otherwise required under this section. If broadcast notice is provided, the notice and agenda must be broadcast in a manner and for a sufficient continuous length of time so as to allow an average reader to observe the notice and read and comprehend the entire content of the notice and the agenda. In addition to any of the authorized means of providing notice of a meeting of the board, the association may, by rule, adopt a procedure for conspicuously posting the meeting notice and the agenda on a website serving the condominium association for at least the minimum period of time for which a notice of a meeting is also required to be physically posted on the condominium property. Any rule adopted shall, in addition to other matters, include a requirement that the association send an electronic notice in the same manner as a notice for a meeting of the members, which must include a hyperlink to the website where the notice is posted, to unit owners whose e-mail addresses are included in the association's official records. Unless a unit owner waives in writing the right to receive notice of the annual meeting, such notice must be hand delivered, mailed, or electronically transmitted to each unit owner. Notice for meetings and notice for all other purposes must be mailed to each unit owner at the address last furnished to the association by the unit owner, or hand delivered to each unit owner. However, if a unit is owned by more than one person, the association must provide notice to the address that the developer identifies for that purpose and thereafter as one or more of the owners of the unit advise the association in writing, or if no address is given or the owners of the unit do not agree, to the address provided on the deed of record. An officer of the association, or the manager or other person providing notice of the association meeting, must provide an affidavit or United States Postal Service certificate of mailing, to be included in the official records of the association affirming that the notice was mailed or hand delivered in accordance with this provision.
- 4. The members of the board of a residential condominium shall be elected by written ballot or voting machine. Proxies may not be used in electing the board in general elections or elections to fill vacancies caused by recall, resignation, or otherwise, unless otherwise provided in this chapter. This subparagraph does not apply to an association governing a timeshare condominium.
- a. At least 60 days before a scheduled election, the association shall mail, deliver, or electronically transmit, by separate association mailing or included in another association mailing, delivery, or transmission, including regularly published newsletters, to each unit owner entitled to a vote, a first notice of the date of the election. A unit owner or other eligible person desiring to be a candidate for the board must give written notice of his or her intent to be a candidate to the association at least 40 days before a scheduled election. Together with the written notice and agenda as set forth in subparagraph 3., the association shall mail, deliver, or electronically transmit a second notice of the election to all unit owners entitled to vote, together with a ballot that lists all candidates. Upon request of a candidate, an information sheet, no larger than 8 ¹/₂ inches by 11 inches, which must be furnished by the candidate at least 35 days before the election, must be included with the mailing, delivery, or transmission of the ballot, with the costs of mailing, delivery, or electronic transmission and copying to be borne by the association. The association is not liable for the contents of the information sheets prepared by the candidates. In order to reduce costs, the association may print or duplicate the information sheets on both sides of the paper. The division shall by rule establish voting procedures consistent with this sub-subparagraph, including rules establishing procedures for giving notice by electronic transmission and rules providing for the secrecy of ballots. Elections shall be decided by a plurality of ballots cast. There is no quorum requirement; however, at least 20 percent of the eligible voters must cast a ballot in order to have a valid election. A unit owner may not authorize any other person to vote his or her ballot, and any ballots improperly cast are invalid. A unit owner

who violates this provision may be fined by the association in accordance with s. 718.303. A unit owner who needs assistance in casting the ballot for the reasons stated in s. 101.051 may obtain such assistance. The regular election must occur on the date of the annual meeting. Notwithstanding this sub-subparagraph, an election is not required unless more candidates file notices of intent to run or are nominated than board vacancies exist.

- Within 90 days after being elected or appointed to the board of an association of a residential condominium, each newly elected or appointed director shall certify in writing to the secretary of the association that he or she has read the association's declaration of condominium, articles of incorporation, bylaws, and current written policies; that he or she will work to uphold such documents and policies to the best of his or her ability; and that he or she will faithfully discharge his or her fiduciary responsibility to the association's members. In lieu of this written certification, within 90 days after being elected or appointed to the board, the newly elected or appointed director may submit a certificate of having satisfactorily completed the educational curriculum administered by a division-approved condominium education provider within 1 year before or 90 days after the date of election or appointment. The written certification or educational certificate is valid and does not have to be resubmitted as long as the director serves on the board without interruption. A director of an association of a residential condominium who fails to timely file the written certification or educational certificate is suspended from service on the board until he or she complies with this sub-subparagraph. The board may temporarily fill the vacancy during the period of suspension. The secretary shall cause the association to retain a director's written certification or educational certificate for inspection by the members for 5 years after a director's election or the duration of the director's uninterrupted tenure, whichever is longer. Failure to have such written certification or educational certificate on file does not affect the validity of any board action.
- c. Any challenge to the election process must be commenced within 60 days after the election results are announced.
- 5. Any approval by unit owners called for by this chapter or the applicable declaration or bylaws, including, but not limited to, the approval requirement in s. 718.111(8), must be made at a duly noticed meeting of unit owners and is subject to all requirements of this chapter or the applicable condominium documents relating to unit owner decisionmaking, except that unit owners may take action by written agreement, without meetings, on matters for which action by written agreement without meetings is expressly allowed by the applicable bylaws or declaration or any law that provides for such action.
- 6. Unit owners may waive notice of specific meetings if allowed by the applicable bylaws or declaration or any law. Notice of meetings of the board of administration, unit owner meetings, except unit owner meetings called to recall board members under paragraph (j), and committee meetings may be given by electronic transmission to unit owners who consent to receive notice by electronic transmission. A unit owner who consents to receiving notices by electronic transmission is solely responsible for removing or bypassing filters that block receipt of mass emails sent to members on behalf of the association in the course of giving electronic notices.
- 7. Unit owners have the right to participate in meetings of unit owners with reference to all designated agenda items. However, the association may adopt reasonable rules governing the frequency, duration, and manner of unit owner participation.
- 8. A unit owner may tape record or videotape a meeting of the unit owners subject to reasonable rules adopted by the division.
- 9. Unless otherwise provided in the bylaws, any vacancy occurring on the board before the expiration of a term may be filled by the affirmative vote of the majority of the remaining directors, even if the remaining directors constitute less than a quorum, or by the sole remaining director. In the alternative, a board may hold an election to fill the vacancy, in which case the election procedures must conform to subsubparagraph 4.a. unless the association governs 10 units or fewer and has opted out of the statutory election process, in which case the bylaws of the association control. Unless otherwise provided in the bylaws, a board member appointed or elected under this section shall fill the vacancy for the unexpired term of the seat being filled. Filling vacancies

created by recall is governed by paragraph (j) and rules adopted by the division.

10. This chapter does not limit the use of general or limited proxies, require the use of general or limited proxies, or require the use of a written ballot or voting machine for any agenda item or election at any meeting of a timeshare condominium association or nonresidential condominium association.

Notwithstanding subparagraph (b)2. and sub-subparagraph 4.a., an association of 10 or fewer units may, by affirmative vote of a majority of the total voting interests, provide for different voting and election procedures in its bylaws, which may be by a proxy specifically delineating the different voting and election procedures. The different voting and election procedures may provide for elections to be conducted by limited or general proxy.

(f) Annual budget .-

- 1. The proposed annual budget of estimated revenues and expenses must be detailed and must show the amounts budgeted by accounts and expense classifications, including, at a minimum, any applicable expenses listed in s. 718.504(21). The annual budget must be proposed to unit owners and adopted by the board of directors no later than 30 days before the beginning of the fiscal year. A multicondominium association shall adopt a separate budget of common expenses for each condominium the association operates and shall adopt a separate budget of common expenses for the association. In addition, if the association maintains limited common elements with the cost to be shared only by those entitled to use the limited common elements as provided for in s. 718.113(1), the budget or a schedule attached to it must show the amount budgeted for this maintenance. If, after turnover of control of the association to the unit owners, any of the expenses listed in s. 718.504(21) are not applicable, they need not be listed.
- 2.a. In addition to annual operating expenses, the budget must include reserve accounts for capital expenditures and deferred maintenance. These accounts must include, but are not limited to, roof replacement, building painting, and pavement resurfacing, regardless of the amount of deferred maintenance expense or replacement cost, and any other item that has a deferred maintenance expense or replacement cost that exceeds \$10,000. The amount to be reserved must be computed using a formula based upon estimated remaining useful life and estimated replacement cost or deferred maintenance expense of each reserve item. The association may adjust replacement reserve assessments annually to take into account any changes in estimates or extension of the useful life of a reserve item caused by deferred maintenance. This subsection does not apply to an adopted budget in which the members of an association have determined, by a majority vote at a duly called meeting of the association, to provide no reserves or less reserves than required by this subsection.
- b. Before turnover of control of an association by a developer to unit owners other than a developer pursuant to s. 718.301, the developer may vote the voting interests allocated to its units to waive the reserves or reduce the funding of reserves through the period expiring at the end of the second fiscal year after the fiscal year in which the certificate of a surveyor and mapper is recorded pursuant to s. 718.104(4)(e) or an instrument that transfers title to a unit in the condominium which is not accompanied by a recorded assignment of developer rights in favor of the grantee of such unit is recorded, whichever occurs first, after which time reserves may be waived or reduced only upon the vote of a majority of all nondeveloper voting interests voting in person or by limited proxy at a duly called meeting of the association. If a meeting of the unit owners has been called to determine whether to waive or reduce the funding of reserves and no such result is achieved or a quorum is not attained, the reserves included in the budget shall go into effect. After the turnover, the developer may vote its voting interest to waive or reduce the funding of reserves.
- 3. Reserve funds and any interest accruing thereon shall remain in the reserve account or accounts, and may be used only for authorized reserve expenditures unless their use for other purposes is approved in advance by a majority vote at a duly called meeting of the association. Before turnover of control of an association by a developer to unit owners other than the developer pursuant to s. 718.301, the developer-controlled association may not vote to use reserves for purposes other than those for which they were intended without the approval of a

majority of all nondeveloper voting interests, voting in person or by limited proxy at a duly called meeting of the association.

4. The only voting interests that are eligible to vote on questions that involve waiving or reducing the funding of reserves, or using existing reserve funds for purposes other than purposes for which the reserves were intended, are the voting interests of the units subject to assessment to fund the reserves in question. Proxy questions relating to waiving or reducing the funding of reserves or using existing reserve funds for purposes other than purposes for which the reserves were intended must contain the following statement in capitalized, bold letters in a font size larger than any other used on the face of the proxy ballot: WAIVING OF RESERVES, IN WHOLE OR IN PART, OR ALLOWING ALTERNATIVE USES OF EXISTING RESERVES MAY RESULT IN UNIT OWNER LIABILITY FOR PAYMENT OF UNANTICIPATED SPECIAL ASSESSMENTS REGARDING THOSE ITEMS.

Section 13. Paragraph (m) of subsection (1) of section 718.501, Florida Statutes, is amended to read:

718.501 Authority, responsibility, and duties of Division of Florida Condominiums, Timeshares, and Mobile Homes.—

(1) The division may enforce and ensure compliance with the provisions of this chapter and rules relating to the development, construction, sale, lease, ownership, operation, and management of residential condominium units. In performing its duties, the division has complete jurisdiction to investigate complaints and enforce compliance with respect to associations that are still under developer control or the control of a bulk assignee or bulk buyer pursuant to part VII of this chapter and complaints against developers, bulk assignees, or bulk buyers involving improper turnover or failure to turnover, pursuant to s. 718.301. However, after turnover has occurred, the division has jurisdiction to investigate complaints related only to financial issues, elections, and unit owner access to association records pursuant to s. 718.111(12).

(m) If a complaint is made, the division must conduct its inquiry with due regard for the interests of the affected parties. Within 30 days after receipt of a complaint, the division shall acknowledge the complaint in writing and notify the complainant whether the complaint is within the jurisdiction of the division and whether additional information is needed by the division from the complainant. The division shall conduct its investigation and, within 90 days after receipt of the original complaint or of timely requested additional information, take action upon the complaint. However, the failure to complete the investigation within 90 days does not prevent the division from continuing the investigation, accepting or considering evidence obtained or received after 90 days, or taking administrative action if reasonable cause exists to believe that a violation of this chapter or a rule has occurred. If an investigation is not completed within the time limits established in this paragraph, the division shall, on a monthly basis, notify the complainant in writing of the status of the investigation. When reporting its action to the complainant, the division shall inform the complainant of any right to a hearing pursuant to ss. 120.569 and 120.57. The division may adopt rules regarding the submission of a complaint against an association.

Section 14. Section 718.5014, Florida Statutes, is amended to read:

718.5014 Ombudsman location.—The ombudsman shall maintain his or her principal office $at\ a$ in Leon County on the premises of the division or, if suitable space cannot be provided there, at another place convenient to the offices of the division which will enable the ombudsman to expeditiously carry out the duties and functions of his or her office. The ombudsman may establish branch offices elsewhere in the state upon the concurrence of the Governor.

Section 15. Subsection (1) of section 455.219, Florida Statutes, is amended to read:

455.219 Fees; receipts; disposition; periodic management reports.—

(1) Each board within the department shall determine by rule the amount of license fees for its profession, based upon department-prepared long-range estimates of the revenue required to implement all provisions of law relating to the regulation of professions by the de-

partment and any board; however, when the department has determined, based on the long-range estimates of such revenue, that a profession's trust fund moneys are in excess of the amount required to cover the necessary functions of the board, or the department when there is no board, the department may adopt rules to implement a waiver of license renewal fees for that profession for a period not to exceed 2 years, as determined by the department. Each board, or the department when there is no board, shall ensure license fees are adequate to cover all anticipated costs and to maintain a reasonable cash balance, as determined by rule of the department, with advice of the applicable board. If sufficient action is not taken by a board within 1 year of notification by the department that license fees are projected to be inadequate, the department shall set license fees on behalf of the applicable board to cover anticipated costs and to maintain the required cash balance. The department shall include recommended fee cap increases in its annual report to the Legislature. Further, it is legislative intent that no regulated profession operate with a negative cash balance. The department may provide by rule for the advancement of sufficient funds to any profession or the Florida Athletic State Boxing Commission operating with a negative cash balance. Such advancement may be for a period not to exceed 2 consecutive years and shall require interest to be paid by the regulated profession. Interest shall be calculated at the current rate earned on Professional Regulation Trust Fund investments. Interest earned shall be allocated to the various funds in accordance with the allocation of investment earnings during the period of the advance.

Section 16. Subsection (4) of section 548.002, Florida Statutes, is amended to read:

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

(4) "Commission" means the Florida Athletic State Boxing Com-

Section 17. Subsections (3) and (4) of section 548.05, Florida Statutes, are amended to read:

548.05 Control of contracts.—

(3) The commission may require that each contract contain language authorizing the Florida State Boxing commission to withhold any or all of any manager's share of a purse in the event of a contractual dispute as to entitlement to any portion of a purse. The commission may establish rules governing the manner of resolution of such dispute. In addition, if the commission deems it appropriate, the commission is hereby authorized to implead interested parties over any disputed funds into the appropriate circuit court for resolution of the dispute prior to release of all or any part of the funds.

(4) Each contract subject to this section shall contain the following clause: "This agreement is subject to the provisions of chapter 548, Florida Statutes, and to the rules of the Florida *Athletic* State Boxing Commission and to any future amendments of either."

Section 18. Subsection (12) of section 548.071, Florida Statutes, is amended to read:

548.071 Suspension or revocation of license or permit by commission.—The commission may suspend or revoke a license or permit if the commission finds that the licensee or permittee:

(12) Has been disciplined by the Florida State Boxing commission or similar agency or body of any jurisdiction.

Section 19. Section 548.077, Florida Statutes, is amended to read:

548.077 Florida Athletic State Boxing Commission; collection and disposition of moneys.—All fees, fines, forfeitures, and other moneys collected under the provisions of this chapter shall be paid by the commission to the Chief Financial Officer who, after the expenses of the commission are paid, shall deposit them in the Professional Regulation Trust Fund to be used for the administration and operation of the commission and to enforce the laws and rules under its jurisdiction. In the event the unexpended balance of such moneys collected under the provisions of this chapter exceeds \$250,000, any excess of that amount shall be deposited in the General Revenue Fund.

Section 20. This act shall take effect July 1, 2020.

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 Business and Professional Regulation; amending s. 210.09, F.S.; requiring that certain reports relating to the transportation or possession of cigarettes be filed with the Division of Alcoholic Beverages and Tobacco through the division's electronic data submission system; amending s. 210.55, F.S.; requiring that certain entities file reports, rather than returns, relating to tobacco products with the division; providing requirements for such reports; amending s. 509.241, F.S.; revising rulemaking requirements relating to public lodging and food service licenses; amending s. 509.251, F.S.; deleting provisions relating to fee schedule requirements; specifying that all fees are payable in full upon submission of an application for a public lodging establishment license or a public food service license; amending s. 548.003, F.S.; renaming the Florida State Boxing Commission as the Florida Athletic Commission; amending s. 548.043, F.S.; revising rulemaking requirements for the commission relating to gloves; amending s. 561.01, F.S.; deleting the definition of the term "permit carrier"; amending s. 561.17, F.S.; revising a requirement related to the filing of fingerprints with the division; requiring that applications be accompanied by certain information relating to right of occupancy; providing requirements relating to contact information for licensees and permittees; amending s. 561.20, F.S.; conforming crossreferences; revising requirements for issuing special licenses to certain food service establishments; amending s. 561.42, F.S.; requiring the division, and authorizing vendors, to use electronic mail to give certain notice; amending s. 561.55, F.S.; revising requirements for reports relating to alcoholic beverages; amending s. 718.112, F.S.; providing the circumstances under which a person is delinquent in the payment of an assessment in the context of eligibility for membership on certain condominium boards; requiring that an annual budget be proposed to unit owners and adopted by the board before a specified time; amending s. 718.501, F.S.; authorizing the Division of Florida Condominiums, Timeshares, and Mobile Homes to adopt rules regarding the submission of complaints against a condominium association; amending s. 718.5014, F.S.; revising the location requirements for the principal office of the condominium ombudsman; amending ss. 455.219, 548.002, 548.05, 548.071, and 548.077, F.S.; conforming provisions to changes made by the act; providing an effective date.

Pursuant to Rule 4.19, **CS for CS for CS for HB 689**, as amended, was placed on the calendar of Bills on Third Reading.

The Senate resumed consideration of-

CS for HB 7067—A bill to be entitled An act relating to K-12 scholarship programs; amending s. 1002.394, F.S.; revising initial scholarship eligibility criteria for the Family Empowerment Scholarship Program; establishing a priority order for award of a scholarship that includes an adjusted maximum eligible household income level that is increased in specified circumstances; requiring the Department of Education to maintain and publish a list of nationally norm-referenced tests and to establish deadlines for lists of eligible students, applications, and notifications; requiring a private school to report scores to a state university by a specified date; requiring parents to annually renew participation in the program; requiring an eligible nonprofit scholarship-funding organization to award scholarships in priority order and implement deadlines; requiring, rather than authorizing, an annual specified increase in the maximum number of students participating in the scholarship program; amending s. 1002.395, F.S.; revising eligibility criteria for the Florida Tax Credit Scholarship Program and applying the criteria only to initial eligibility; requiring that priority be given to students whose household income levels do not exceed a specified amount or who are in foster care or out-of-home care; requiring scholarship-funding organizations to prioritize renewal scholarships over initial scholarships; requiring a scholarship-funding organization to refer students who did not receive a scholarship because of lack of funds to another scholarship-funding organization; amending s. 1002.40, F.S.; requiring scholarship-funding organizations to use excess contributions to fund scholarships for specified students under certain conditions; amending s. 1011.62, F.S.; revising funding calculations for certain student memberships; providing an effective date.

—which was previously considered March 10.

Senator Lee moved the following amendment:

Amendment 1 (600908) (with directory and title amendments)—Delete lines 210-309 and insert:

(b) The scholarship amount provided to a student for any single school year shall be for tuition and fees for an eligible private school, not to exceed annual limits, which shall be determined in accordance with this paragraph. The calculated amount for a student to attend an eligible private school shall be based upon the grade level and school district in which the student was assigned as 95 percent of the funds per unweighted full-time equivalent in the Florida Education Finance Program for a student in the basic program established pursuant to s. 1011.62(1)(c)1., plus a per-full-time equivalent share of funds for all categorical programs, except for the Exceptional Student Education Guaranteed Allocation and the Teacher Salary Increase Allocation.

Section 2. Subsection (3), paragraphs (e) and (f) of subsection (6), and paragraph (a) of subsection (11) of section 1002.395, Florida Statutes, are amended to read:

1002.395 Florida Tax Credit Scholarship Program.—

- (3) PROGRAM; INITIAL SCHOLARSHIP ELIGIBILITY.—
- (a) The Florida Tax Credit Scholarship Program is established.
- (b) A student is eligible for a Florida tax credit scholarship under this section if the student meets one or more of the following criteria:
- 1. The student is on the direct certification list or the student's household income level does not exceed 260 185 percent of the federal poverty level; or
- 2. The student is currently placed, or during the previous state fiscal year was placed, in foster care or in out-of-home care as defined in s. 39.01.
- 3. The student's household income level is greater than 185 percent of the federal poverty level but does not exceed 260 percent of the federal poverty level.

Priority must be given to a student whose household income level does not exceed 185 percent of the federal poverty level or who is in foster care or out-of-home care. A student who initially receives a scholarship based on eligibility under this paragraph subparagraph (b)2. remains eligible to participate until he or she the student graduates from high school or attains the age of 21 years, whichever occurs first, regardless of the student's household income level. A student who initially received a scholarship based on income eligibility before the 2019-2020 school year remains eligible to participate until he or she graduates from high school, attains the age of 21 years, or the student's household income level exceeds 260 percent of the federal poverty level, whichever occurs first. A sibling of a student who is participating in the scholarship program under this subsection is eligible for a scholarship if the student resides in the same household as the sibling.

- (6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS.—An eligible nonprofit scholarship-funding organization:
- (e) Must give first priority to eligible renewal students who received a full-time scholarship from an eligible nonprofit scholarship-funding organization or from the State of Florida during the previous school year. The eligible nonprofit scholarship-funding organization must fully apply and exhaust all funds available under this section and s. 1002.40(11)(i) for renewal scholarship awards before awarding any initial scholarships Beginning in the 2016 2017 school year, an eligible nonprofit scholarship funding organization shall give priority to new applicants whose household income levels do not exceed 185 percent of the federal poverty level or who are in foster care or out of home care.
- (f) Must provide a renewal or initial scholarship to an eligible student on a first-come, first-served basis unless the student qualifies for priority pursuant to paragraph (e). Each eligible nonprofit scholarshipfunding organization must refer any student eligible for a scholarship pursuant to this section who did not receive a renewal or initial scholarship based solely on the lack of available funds under this section and

s. 1002.40(11)(i) to another eligible nonprofit scholarship-funding organization that may have funds available.

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.

(11) SCHOLARSHIP AMOUNT AND PAYMENT.—

- (a) The scholarship amount provided to any student for any single school year by an eligible nonprofit scholarship-funding organization from eligible contributions shall be for total costs authorized under paragraph (6)(d), not to exceed annual limits, which shall be determined as follows:
- 1. For a student who received a scholarship in the 2018-2019 school year, who remains eligible, and who is enrolled in an eligible private school, the amount shall be the greater amount calculated pursuant to subparagraph 2. or a percentage of the unweighted FTE funding amount for the 2018-2019 state fiscal year and thereafter as follows:
- a. Eighty-eight percent for a student enrolled in kindergarten through grade 5.
- b. Ninety-two percent for a student enrolled in grade 6 through grade 8.
- c. Ninety-six percent for a student enrolled in grade 9 through grade 12.
- 2. For students initially eligible in the 2019-2020 school year or thereafter, the calculated amount for a student to attend an eligible private school shall be based upon the grade level and school district in which the student resides as 95 percent of the funds per unweighted full-time equivalent in the Florida Education Finance Program for a student in the basic program established pursuant to s. 1011.62(1)(c)1., plus a per-full-time equivalent share of funds for all categorical programs, except for the Exceptional Student Education Guaranteed Allocation and the Teacher Salary Increase Allocation.
- 3. The scholarship amount awarded to a student enrolled in a Florida public school in which a student is enrolled and that is different from the school to which the student was assigned or in a lab school as defined in s. 1002.32, is limited to \$750.
- Section 3. Paragraphs (a) and (i) of subsection (11) of section 1002.40, Florida Statutes, are amended to read:

1002.40 The Hope Scholarship Program.—

(11) FUNDING AND PAYMENT.—

- (a) For students initially eligible in the 2019-2020 school year or thereafter, the calculated amount for a student to attend an eligible private school shall be based upon the grade level and school district in which the student was assigned as 95 percent of the funds per unweighted full-time equivalent in the Florida Education Finance Program for a student in the basic program established pursuant to s. 1011.62(1)(c)1., plus a per-full-time equivalent share of funds for all categorical programs, except for the Exceptional Student Education Guaranteed Allocation and the Teacher Salary Increase Allocation.
- Notwithstanding s. 1002.395(6)(j)2., no more than 5 percent of net eligible contributions may be carried forward to the following state fiscal year by an eligible scholarship-funding organization. For audit purposes, all amounts carried forward must be specifically identified for individual students by student name and by the name of the school to which the student is admitted, subject to the requirements of ss. 1002.21 and 1002.22 and 20 U.S.C. s. 1232g, and the applicable rules and regulations issued pursuant to such requirements. Any amounts carried forward shall be expended for annual scholarships or partialyear scholarships in the following state fiscal year. Net eligible contributions remaining on June 30 of each year which are in excess of the 5 percent that may be carried forward shall be transferred to other eligible nonprofit scholarship-funding organizations participating in the Hope Scholarship Program to provide scholarships for eligible students. All transferred funds must be deposited by each eligible nonprofit scholarship-funding organization receiving such funds into the scho-

larship account of eligible students. All transferred amounts received by an eligible nonprofit scholarship-funding organization must be separately disclosed in the annual financial audit requirement under s. 1002.395(6)(m). If no other eligible nonprofit scholarship-funding organization participates in the Hope Scholarship Program, net eligible contributions in excess of the 5 percent may be used to fund scholarships for students eligible under s. 1002.395 only after fully exhausting all contributions made in support of scholarships under that section in accordance with the priority established in s. 1002.395(6)(e) before awarding any initial scholarships $\frac{1002.395(3)}{1002.395(3)}$.

And the directory clause is amended as follows:

Delete lines 47-48 and insert: and (7), paragraph (c) of subsection (8), and paragraphs (a) and (b) of subsection (11) of that section are amended, to read:

And the title is amended as follows:

Delete lines 21-35 and insert: creating a new exception for scholarship funding for the Family Empowerment Scholarship; amending s. 1002.395, F.S.; revising eligibility criteria for the Florida Tax Credit Scholarship Program and applying the criteria only to initial eligibility; requiring that priority be given to students whose household income levels do not exceed a specified amount or who are in foster care or outof-home care; requiring scholarship-funding organizations to prioritize renewal scholarships over initial scholarships; requiring a scholarshipfunding organization to refer students who did not receive a scholarship because of lack of funds to another scholarship-funding organization; providing an exception from a funding formula under the Florida Tax Credit Scholarship Program; amending s. 1002.40, F.S.; providing an exception from funding formulas under the Hope Scholarship Program; requiring scholarship-funding organizations to use excess contributions to fund scholarships for specified students under certain conditions; amending

On motion by Senator Diaz, further consideration of CS for HB 7067 with pending Amendment 1 (600908) was deferred.

CS for CS for SB 1070—A bill to be entitled An act relating to Space Florida; amending s. 331.302, F.S.; clarifying that Space Florida is subject to a specified provision of law; amending s. 331.303, F.S.; revising the definition of the term "bonds"; amending s. 331.305, F.S.; revising Space Florida's authorization to issue bonds; deleting a requirement for Space Florida to notify the presiding officers of the Legislature before presenting a bond proposal to the Governor and Cabinet; amending s. 331.331, F.S.: revising the revenue sources by which revenue bonds may be secured or repaid; clarifying that such bonds may not be secured by the full faith and credit of Space Florida; amending s. 331.335, F.S.; deleting assessments as an asset that may be pledged by Space Florida; amending s. 331.340, F.S.; revising the term "expanded" to "expended" to clarify the authority of the governing body of Space Florida; reducing the term of years for which Space Florida may issue bonds; amending s. 331.346, F.S.; authorizing Space Florida to validate certain bonds; repealing s. 331.334, F.S., relating to pledging assessments and other revenues and properties as additional security on bonds; repealing s. 331.336, F.S., relating to the issuance of bond anticipation notes; repealing s. 331.337, F.S., relating to short-term borrowing; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1070**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 717** was withdrawn from the Committees on Military and Veterans Affairs and Space; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Appropriations.

On motion by Senator Wright—

CS for HB 717—A bill to be entitled An act relating to Space Florida financing; amending s. 331.302, F.S.; specifying bonding provisions to which Space Florida is subject; amending s. 331.303, F.S.; revising the definition of the term "bonds"; amending s. 331.305, F.S.; revising powers of Space Florida; deleting provisions regarding presentation of bond proposals to, and approval of bond issuance by, the Governor and Cabinet; amending s. 331.331, F.S.; revising provisions relating to se-

curing the issuance of revenue bonds; repealing s. 331.334, F.S., relating to pledging assessments and other revenues and properties as additional security on bonds; repealing s. 331.336, F.S., relating to issuance of bond anticipation notes; repealing s. 331.337, F.S., relating to short-term borrowing; amending s. 331.335, F.S.; revising provisions relating to lien of pledges; amending s. 331.340, F.S.; revising bond maturity date requirements; amending s. 331.346, F.S.; authorizing Space Florida to validate bonds pursuant to certain provisions; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1070 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 717** was placed on the calendar of Bills on Third Reading.

Consideration of SB 1140 was deferred.

CS for CS for SB 1324—A bill to be entitled An act relating to child welfare; amending s. 25.385, F.S.; requiring the Florida Court Educational Council to establish certain standards for instruction of circuit and county court judges for dependency cases; requiring the council to provide such instruction on a periodic and timely basis; creating s. 39.01304, F.S.; authorizing circuit courts to create early childhood court programs; providing that early childhood court programs may have certain components; requiring the Office of the State Courts Administrator to contract for an evaluation; requiring the Office of the State Courts Administrator to provide or contract for specified duties; amending s. 39.0138, F.S.; requiring the department to complete background screenings within a specified timeframe; providing an exception; amending s. 39.301, F.S.; requiring the department to notify the court of certain reports; authorizing the department to file specified petitions under certain circumstances; amending s. 39.522, F.S.; requiring the court to consider specified factors when making a certain determination; authorizing the court or any party to the case to file a petition to place a child in out-of-home care under certain circumstances; requiring the court to consider specified factors when determining whether the child should be placed in out-of-home care; requiring the court to evaluate and change a child's permanency goal under certain circumstances; amending s. 39.6011, F.S.; revising requirements for case plan descriptions; amending s. 39.701, F.S.; requiring the court to retain jurisdiction over a child under certain circumstances; requiring specified parties to disclose certain information to the court; providing for certain caregiver recommendations to the court; requiring the court and citizen review panel to determine whether certain parties have developed a productive relationship; amending s. 63.092, F.S.; providing a deadline for completion of a preliminary home study; creating s. 63.093, F.S.; providing requirements and processes for the adoption of children from the child welfare system; creating s. 409.1415, F.S.; providing legislative findings and intent; requiring the department and community-based care lead agencies to develop and support relationships between certain foster families and legal parents of children; providing responsibilities for foster parents, birth parents, the department, community-based care lead agency staff, and other agency staff; defining the term "excellent parenting"; requiring employees of residential group homes to meet specified requirements; requiring the department to adopt rules; amending s. 409.145, F.S.; conforming provisions to changes made by the act; amending s. 409.175, F.S.; revising requirements for the licensure of family foster homes; requiring the department to issue determinations for family foster home licenses within a specified timeframe; providing an exception; amending s. 409.988, F.S.; authorizing a lead agency to provide more than 35 percent of all child welfare services under certain conditions; requiring a specified local community alliance, or specified representatives in certain circumstances, to review and recommend approval or denial of the lead agency's request for a specified exemption; amending ss. 39.302, 39.6225, 393.065, and 409.1451, F.S.; conforming cross-references; providing an appropriation; providing an effective

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1324**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 1105** was withdrawn from the Committee on Appropriations.

On motion by Senator Simpson, the rules were waived and-

CS for CS for HB 1105—A bill to be entitled An act relating to child welfare; amending s. 25.385, F.S.; requiring the Florida Court Educational Council to establish certain standards for instruction of circuit and county court judges for dependency cases; requiring the council to provide such instruction on a periodic and timely basis; creating s. 39.01304, F.S.; authorizing circuit courts to create early childhood court programs; providing requirements for such programs; requiring the Office of the State Courts Administrator to contract to evaluate the early childhood court programs; authorizing the Office of the State Courts Administrator to provide, or contract for the provision of, certain training and assistance; amending s. 39.0138, F.S.; requiring the Department of Children and Families to complete certain records checks within a specified timeframe; amending s. 39.301, F.S.; requiring the department to notify the court of certain reports; authorizing the department to file specified petitions under certain circumstances; amending s. 39.522, F.S.; requiring the court to consider specified factors when making certain determinations; requiring a child's case plan to be amended if the court changes the permanency goal; amending s. 39.6011, F.S.; revising and providing requirements for case plan descriptions; amending s. 39.701, F.S.; requiring the court to retain jurisdiction over a child under certain circumstances; requiring specified parties to disclose certain information to the court; providing for certain caregiver recommendations to the court; requiring the court and citizen review panel to determine whether certain parties have developed a productive relationship; amending s. 63.092, F.S.; requiring that certain preliminary home studies be completed within a specified timeframe; creating s. 63.093, F.S.; providing requirements and processes for the adoption of children from the child welfare system; providing applicability; creating s. 409.1415, F.S.; providing legislative findings and intent; requiring the department and community-based care lead agencies to develop and support relationships between caregivers and birth or legal parents of certain children; providing responsibilities for caregivers, birth or legal parents, the department, and community-based care lead agency staff; requiring employees of residential group homes to meet specified requirements; requiring the department to adopt rules; amending s. 409.145, F.S.; removing certain responsibilities of caregivers, the department, community-based care lead agency staff, and other agency staff; removing requirements relating to transitions, information sharing, and certain caregivers; amending s. 409.175, F.S.; revising requirements for the licensure of family foster homes; requiring certain entities to complete a licensing study within a specified timeframe; requiring the department to issue determinations for family foster home licenses within a specified timeframe; providing an exception; amending s. 409.988, F.S.; authorizing a lead agency to provide more than 35 percent of all child welfare services under certain conditions; requiring a specified local community alliance, or specified representatives in certain circumstances, to review and recommend approval or denial of the lead agency's request for a specified exemption; amending ss. 39.302, 39.6225, 393.065, and 409.1451, F.S.; conforming cross-references to changes made by the act; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1324 and read the second time by title.

Pursuant to Rule 4.19, ${
m CS}$ for ${
m CS}$ for ${
m HB}$ 1105 was placed on the calendar of Bills on Third Reading.

SB 1424—A bill to be entitled An act relating to special neighborhood improvement districts; amending s. 163.511, F.S.; revising the number of directors allowed on the boards of special neighborhood improvement districts; requiring local planning ordinances to specify the number of directors and provide for 4-year staggered terms; requiring that directors be landowners in the proposed area and be subject to certain taxation; making technical changes; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1424**, pursuant to Rule 3.11(3), there being no objection, **HB 1009** was withdrawn from the Committees on Community Affairs; Innovation, Industry, and Technology; and Rules.

On motion by Senator Gruters-

HB 1009—A bill to be entitled An act relating to special neighborhood improvement districts; amending s. 163.511, F.S.; revising the number of directors allowed on the boards of special neighborhood improvement districts; requiring local planning ordinances to specify the number of directors and provide for 4-year staggered terms; requiring that directors be landowners in the proposed area and be subject to certain taxation; removing obsolete language; providing an effective date.

—a companion measure, was substituted for SB 1424 and read the second time by title.

Pursuant to Rule 4.19, **HB 1009** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1440-A bill to be entitled An act relating to children's mental health; amending s. 394.493, F.S.; requiring the Department of Children and Families and the Agency for Health Care Administration to identify certain children and adolescents who use crisis stabilization services during specified fiscal years; requiring the department and agency to collaboratively meet the behavioral health needs of such children and adolescents and submit a quarterly report to the Legislature; amending s. 394.495, F.S.; including crisis response services provided through mobile response teams in the array of services available to children and adolescents; requiring the department to contract with managing entities for mobile response teams to provide certain services to certain children, adolescents, and young adults; providing requirements for such mobile response teams; providing requirements for managing entities when procuring mobile response teams; creating s. 394.4955, F.S.; requiring managing entities to develop a plan promoting the development of a coordinated system of care for certain services; providing requirements for the planning process; requiring each managing entity to submit such plan to the department by a specified date; requiring the entities involved in the planning process to implement such plan by a specified date; requiring that such plan be reviewed and updated periodically; amending s. 394.9082, F.S.; revising the duties of the department relating to priority populations that will benefit from care coordination; requiring that a managing entity's behavioral health care needs assessment include certain information regarding gaps in certain services; requiring a managing entity to promote the use of available crisis intervention services; amending s. 409.175, F.S.; revising requirements relating to preservice training for foster parents; amending s. 409.967, F.S.; requiring the agency to conduct, or contract for, the testing of provider network databases maintained by Medicaid managed care plans for specified purposes; amending s. 409.988, F.S.; revising the duties of a lead agency relating to individuals providing care for dependent children; amending s. 985.601, F.S.; requiring the Department of Juvenile Justice to participate in the planning process for promoting a coordinated system of care for children and adolescents; amending s. 1003.02, F.S.; requiring each district school board to participate in the planning process for promoting a coordinated system of care; amending s. 1004.44, F.S.; requiring the Louis de la Parte Florida Mental Health Institute to develop, in consultation with other entities, a model response protocol for schools by a specified date; amending s. 1006.04, F.S.; requiring the educational multiagency network to participate in the planning process for promoting a coordinated system of care; requiring the Department of Children and Families and the Agency for Health Care Administration to assess the quality of care provided in crisis stabilization units to certain children and adolescents; requiring the department and agency to review current standards of care for certain settings and make recommendations; requiring the department and agency to jointly submit a report to the Governor and the Legislature by a specified date; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1440**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 945** was withdrawn from the Committees on Children, Families, and Elder Affairs; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Powell-

CS for CS for HB 945—A bill to be entitled An act relating to children's mental health; amending s. 394.493, F.S.; requiring the Department of Children and Families and the Agency for Health Care Administration to identify certain children and adolescents who use crisis stabilization services during specified fiscal years; requiring the department and agency to collaboratively meet the behavioral health needs of such children and adolescents and submit a quarterly report to the Legislature; amending s. 394.495, F.S.; including crisis response services provided through mobile response teams in the array of services available to children and adolescents; requiring the department to contract with managing entities for mobile response teams to provide certain services to certain children, adolescents, and young adults; providing requirements for such mobile response teams; providing requirements for managing entities when procuring mobile response teams; creating s. 394.4955, F.S.; requiring managing entities to lead the development of a plan promoting the development of a coordinated system of care for certain services; providing requirements for the planning process; requiring state agencies to provide reasonable staff support for such planning process if requested by the managing entity; requiring each managing entity to submit such plan by a specified date; requiring the entities involved in the planning process to implement such plan by a specified date; requiring that such plan be reviewed and updated periodically; amending s. 394.9082, F.S.; revising the duties of the department relating to priority populations that will benefit from care coordination; requiring that a managing entity's behavioral health care needs assessment include certain information regarding gaps in certain services; requiring a managing entity to promote the use of available crisis intervention services; amending s. 409.175, F.S.; revising requirements relating to preservice training for foster parents; amending s. 409.967, F.S.; requiring the Agency for Health Care Administration to conduct, or contract for, the testing of provider network databases maintained by Medicaid managed care plans for specified purposes; amending s. 409.988, F.S.; revising the duties of a lead agency relating to individuals providing care for dependent children; amending s. 985.601, F.S.; requiring the Department of Juvenile Justice to participate in the planning process for promoting a coordinated system of care for children and adolescents; amending s. 1003.02, F.S.; requiring each district school board to participate in the planning process for promoting a coordinated system of care; amending s. 1004.44, F.S.; requiring the Louis de la Parte Florida Mental Health Institute to develop, in consultation with other entities, a model response protocol for schools; amending s. 1006.04, F.S.; requiring the educational multiagency network to participate in the planning process for promoting a coordinated system of care; amending ss. 1002.20 and 1002.33, F.S.; requiring verification that certain strategies have been utilized and certain outreach has been initiated before law enforcement is contacted by a school principal or his or her designee under specified circumstances; providing an exception; requiring the Department of Children and Families and Agency for Health Care Administration to assess the quality of care provided in crisis stabilization units to certain children and adolescents; requiring the department and agency to review current standards of care for certain settings and make recommendations; requiring the department and agency to jointly submit a report to the Governor and Legislature by a specified date; providing an effective

—a companion measure, was substituted for CS for CS for SB 1440 and read the second time by title.

Pursuant to Rule 4.19, ${f CS}$ for ${f CS}$ for ${f HB}$ 945 was placed on the calendar of Bills on Third Reading.

On motion by Senator Perry-

CS for CS for SB 1624—A bill to be entitled An act relating to economic self-sufficiency; amending s. 11.45, F.S.; requiring the Auditor General to perform audits of specified programs at specified intervals; requiring the audits to review specified elements of such programs; requiring the Auditor General to make a specified determination, if possible; providing reporting requirements for the results of such audits; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 1624 was placed on the calendar of Bills on Third Reading.

CS for SB 1672—A bill to be entitled An act relating to the protection of vulnerable investors; amending s. 415.1034, F.S.; requiring securities dealers, investment advisers, and associated persons to immediately report knowledge or suspicion of abuse, neglect, or exploitation of vulnerable adults to the Department of Children and Families' central abuse hotline; creating s. 517.34, F.S.; defining terms; providing legislative findings and intent; authorizing dealers and investment advisers to delay disbursements or transactions of funds or securities from certain accounts associated with specified adults if certain conditions are met; specifying the expiration of a delay; authorizing dealers and investment advisers to extend delays under certain circumstances; providing requirements for notifying the Office of Financial Regulation; specifying required information in the form for such notice; authorizing a court of competent jurisdiction to shorten or extend a delay; requiring dealers and investment advisers to make certain records available to the office upon request; providing for administrative and civil immunity for dealers, investment advisers, and associated persons; specifying training and written procedures requirements for dealers and investment advisers before they may place a delay; providing for rulemaking by the Financial Services Commission; providing construction; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 1672**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 813** was withdrawn from the Committees on Banking and Insurance; Judiciary; and Rules.

On motion by Senator Broxson-

CS for CS for HB 813-A bill to be entitled An act relating to the protection of vulnerable investors; amending s. 415.1034, F.S.; requiring securities dealers, investment advisers, and associated persons to immediately report knowledge or suspicion of abuse, neglect, or exploitation of vulnerable adults to the Department of Children and Families' central abuse hotline; creating s. 517.34, F.S.; providing definitions; providing legislative findings and intent; authorizing dealers and investment advisers to delay certain disbursements or transactions based on a reasonable belief of financial exploitation of a specified adult under certain circumstances; requiring a dealer or investment adviser to notify certain persons and the Office of Financial Regulation of such delays within a specified timeframe; requiring a dealer or investment adviser to review the basis for a reasonable belief of financial exploitation of a specified adult; specifying the expiration of such delays; authorizing a dealer or investment adviser to extend a delay under certain circumstances; requiring a dealer or investment adviser to notify the office within a specified timeframe after such extension begins; providing that the length of such delays may be shortened or extended by a court of competent jurisdiction; providing that delays may be terminated by dealers or investment advisers under certain circumstances; requiring that certain records be made available to the office; providing immunity from administrative and civil liability for dealers, investment advisers, and associated persons who in good faith and exercising reasonable care comply with specified provisions; requiring dealers and investment advisers to develop certain training policies or programs; requiring dealers and investment advisers to conduct annual training for associated persons and maintain written records of compliance with such requirement; requiring dealers and investment advisers to develop, maintain, and enforce certain written procedures; providing construction; providing an effective date.

—a companion measure, was substituted for CS for SB 1672 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 813 was placed on the calendar of Bills on Third Reading.

On motion by Senator Pizzo-

CS for CS for SB 1802—A bill to be entitled An act relating to public meetings; amending s. 943.6872, F.S.; providing an exemption from public meetings requirements for portions of the Urban Core Gun Violence Task Force meetings at which exempt or confidential and exempt

information is discussed; providing for future legislative review and repeal of the exemption; requiring the recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing an exception; providing a statement of public necessity; providing a contingent effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 1802 was placed on the calendar of Bills on Third Reading.

SB 7064—A bill to be entitled An act relating to probation violations; amending s. 948.06, F.S.; requiring a court to modify or continue a probationary term upon finding that a probationer has met all specified conditions, rather than any of the conditions, after a violation of probation; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 7064**, pursuant to Rule 3.11(3), there being no objection, **HB 7091** was withdrawn from the Committees on Judiciary; and Rules.

On motion by Senator Simmons-

HB 7091—A bill to be entitled An act relating to probation violations; amending s. 948.06, F.S.; revising the circumstances under which a court must modify or continue a term of probation; providing an effective date.

—a companion measure, was substituted for **SB 7064** and read the second time by title.

Senator Bradley moved the following amendment which was adopted:

Amendment 1 (254366) (with title amendment)—Before line 9 insert:

Section 1. Present subsection (10) of section 893.13, Florida Statutes, is redesignated as subsection (11), and a new subsection (10) is added to that section, to read:

893.13 Prohibited acts; penalties.—

- (10) Notwithstanding chapter 921, any provision of this section, or any other law relating to the punishment for possessing, purchasing, or possessing with the intent to purchase a controlled substance, a person who possesses, purchases, or possesses with the intent to purchase any of the following substances may not be imprisoned for a term longer than 12 months:
- (a) One gram or less of a mixture or substance containing a detectable amount of heroin;
- (b) One gram or less of a mixture or substance containing a detectable amount of:
- 1. Coca leaves, except coca leaves and extracts of coca leaves from which cocaine, ecgonine, and derivations of ecgonine or their salts have been removed;
- 2. Cocaine, its salts, optical and geometric isomers, and salts of its isomers;
- 3. Ecgonine, its derivatives, their salts, isomers, and salts of their isomers; or
- 4. Any compound, mixture, or preparation of any of the substances described in subparagraph 1., subparagraph 2., or subparagraph 3.;
- (c) One-tenth gram or less of a mixture or substance containing a detectable amount of phencyclidine (PCP);
- (d) Five-hundred micrograms or less of a mixture or substance containing a detectable amount of lysergic acid diethylamide (LSD); or
- (e) One gram or less of methamphetamine, its salts, isomers, and salts of its isomers, or one gram of a mixture or substance containing a

 $detectable\ amount\ of\ methampheta mine,\ its\ salts,\ isomers,\ or\ salts\ of\ its\ isomers.$

- Section 2. Present subsections (6) and (7) of section 893.135, Florida Statutes, are redesignated as subsections (7) and (8), respectively, and a new subsection (6) is added to that section, to read:
- 893.135 Trafficking; mandatory sentences; suspension or reduction of sentences; conspiracy to engage in trafficking.—
- (6) Notwithstanding any provision of this section, a court may impose a sentence for a violation of this section other than the mandatory minimum term of imprisonment and mandatory fine if, after the state has been afforded an opportunity on the record to make a recommendation, the court finds on the record that all of the following circumstances exist:
- (a) The defendant has no prior conviction for a forcible felony as defined in s. 776.08, has no prior conviction for trafficking in a controlled substance, and has a total prior record score of less than four points on his or her sentencing scoresheet.
- (b) The defendant did not use violence or credible threats of violence, or possess a firearm or other dangerous weapon, or induce another participant to use violence or credible threats of violence, in connection with the offense.
- (c) The offense did not result in the death of or serious bodily injury to any person.
- (d) The defendant was not an organizer, leader, manager, or supervisor of others in the offense and was not engaged in a continuing criminal enterprise as defined in s. 893.20.
- (e) At the time of the sentencing hearing or earlier, the defendant has truthfully provided to the state all information and evidence that he or she possesses concerning the offense or offenses that were part of the same course of conduct or of a common scheme or plan.
- (f) The defendant has not previously benefited from the application of this subsection.

A court may not apply this subsection to an offense under this section which carries a mandatory minimum term of imprisonment of 7 years or more.

- Section 3. Paragraph (b) of subsection (1) of section 961.03, Florida Statutes, is amended, and paragraph (c) is added to that subsection, to read:
- 961.03 $\,$ Determination of status as a wrongfully incarcerated person; determination of eligibility for compensation.—
 - (1)
 - (b) The person must file the petition with the court:
- 1. Within 2 years after the order vacating a conviction and sentence becomes final and the criminal charges against the person are dismissed or the person is retried and found not guilty, if the person's conviction and sentence is vacated on or after July 1, 2020.
- 2. By July 1, 2022, if the person's conviction and sentence was vacated and the criminal charges against the person were dismissed or the person was retried and found not guilty on or after July 1, 2008, but before July 1, 2020, and he or she previously filed a claim under this section that was dismissed or did not file a claim under this section because the:
- a. Date when the criminal charges against the person were dismissed or the date the person was acquitted upon retrial occurred more than 90 days after the date of the final order vacating the conviction and sentence: or
- b. Person was convicted of an unrelated felony before his or her wrongful conviction and incarceration and was previously barred under s. 961.04.

- (c) A deceased person's heirs, successors, or assigns do not have standing to file a claim on the deceased person's behalf under this section.
- 1. Within 90 days after the order vacating a conviction and sentence becomes final if the person's conviction and sentence is vacated on or after July 1, 2008.
- 2. By July 1, 2010, if the person's conviction and sentence was vacated by an order that became final prior to July 1, 2008.
 - Section 4. Section 961.04, Florida Statutes, is amended to read:
- 961.04 Eligibility for compensation for wrongful incarceration.—A wrongfully incarcerated person is not eligible for compensation under the act if:
- (1) Before the person's wrongful conviction and incarceration, the person was convicted of, or pled guilty or nole contendere to, regardless of adjudication, any violent felony, or a crime committed in another jurisdiction the elements of which would constitute a violent felony in this state, or a crime committed against the United States which is designated a violent felony, excluding any delinquency disposition;
- (2) Before the person's wrongful conviction and incarceration, the person was convicted of, or pled guilty or nole contendere to, regardless of adjudication, more than one felony that is not a violent felony, or more than one crime committed in another jurisdiction, the elements of which would constitute a felony in this state, or more than one crime committed against the United States which is designated a felony, excluding any delinquency disposition;
- (1)(3) During the person's wrongful incarceration, the person was convicted of, or pled guilty or nolo contendere to, regardless of adjudication, any violent felony;
- (2)(4) During the person's wrongful incarceration, the person was convicted of, or pled guilty or nolo contendere to, regardless of adjudication, more than one felony that is not a violent felony; or
- (3)(5) During the person's wrongful incarceration, the person was also serving a concurrent sentence for another felony for which the person was not wrongfully convicted.
 - Section 5. Section 961.06, Florida Statutes, is amended to read:
 - 961.06 Compensation for wrongful incarceration.—
- (1) Except as otherwise provided in this act and subject to the limitations and procedures prescribed in this section, a person who is found to be entitled to compensation under the provisions of this act is entitled to:
- (a) Monetary compensation for wrongful incarceration, which shall be calculated at a rate of \$50,000 for each year of wrongful incarceration, prorated as necessary to account for a portion of a year. For persons found to be wrongfully incarcerated after December 31, 2008, the Chief Financial Officer may adjust the annual rate of compensation for inflation using the change in the December-to-December "Consumer Price Index for All Urban Consumers" of the Bureau of Labor Statistics of the Department of Labor;
- (b) A waiver of tuition and fees for up to 120 hours of instruction at any career center established under s. 1001.44, any Florida College System institution as defined in s. 1000.21(3), or any state university as defined in s. 1000.21(6), if the wrongfully incarcerated person meets and maintains the regular admission requirements of such career center, Florida College System institution, or state university; remains registered at such educational institution; and makes satisfactory academic progress as defined by the educational institution in which the claimant is enrolled;
- (c) The amount of any fine, penalty, or court costs imposed and paid by the wrongfully incarcerated person;
- (d) The amount of any reasonable attorney attorney's fees and expenses incurred and paid by the wrongfully incarcerated person in connection with all criminal proceedings and appeals regarding the

wrongful conviction, to be calculated by the department based upon the supporting documentation submitted as specified in s. 961.05; and

(e) Notwithstanding any provision to the contrary in s. 943.0583 or s. 943.0585, immediate administrative expunction of the person's criminal record resulting from his or her wrongful arrest, wrongful conviction, and wrongful incarceration. The Department of Legal Affairs and the Department of Law Enforcement shall, upon a determination that a claimant is entitled to compensation, immediately take all action necessary to administratively expunge the claimant's criminal record arising from his or her wrongful arrest, wrongful conviction, and wrongful incarceration. All fees for this process shall be waived.

The total compensation awarded under paragraphs (a), (c), and (d) may not exceed \$2 million. No further award for attorney atterney's fees, lobbying fees, costs, or other similar expenses shall be made by the state.

- (2) In calculating monetary compensation under paragraph (1)(a), a wrongfully incarcerated person who is placed on parole or community supervision while serving the sentence resulting from the wrongful conviction and who commits no more than one felony that is not a violent felony which results in revocation of the parole or community supervision is eligible for compensation for the total number of years incarcerated. A wrongfully incarcerated person who commits one violent felony or more than one felony that is not a violent felony that results in revocation of the parole or community supervision is ineligible for any compensation under subsection (1).
- (3) Within 15 calendar days after issuing notice to the claimant that his or her claim satisfies all of the requirements under this act, the department shall notify the Chief Financial Officer to draw a warrant from the General Revenue Fund or another source designated by the Legislature in law for the purchase of an annuity for the claimant based on the total amount determined by the department under this act.
- (4) The Chief Financial Officer shall issue payment in the amount determined by the department to an insurance company or other financial institution admitted and authorized to issue annuity contracts in this state to purchase an annuity or annuities, selected by the wrongfully incarcerated person, for a term of not less than 10 years. The Chief Financial Officer is directed to execute all necessary agreements to implement this act and to maximize the benefit to the wrongfully incarcerated person. The terms of the annuity or annuities shall:
- (a) Provide that the annuity or annuities may not be sold, discounted, or used as security for a loan or mortgage by the wrongfully incarcerated person.
- (b) Contain beneficiary provisions for the continued disbursement of the annuity or annuities in the event of the death of the wrongfully incarcerated person.
- (5) If, at the time monetary compensation is determined under paragraph (1)(a), a court has previously entered a monetary judgment in favor of the claimant in a civil action related to the person's wrongful incarceration, or the claimant has entered into a settlement agreement with the state or any political subdivision thereof related to the person's wrongful incarceration, the amount of the damages in the civil action or settlement agreement, less any sums paid for attorney fees or for costs incurred in litigating the civil action or obtaining the settlement agreement, must be deducted from the total monetary compensation to which the claimant is entitled under this section Before the department approves the application for compensation, the wrongfully incarcerated person must sign a release and waiver on behalf of the wrongfully incarcerated person and his or her heirs, successors, and assigns, forever releasing the state or any agency, instrumentality, or any political subdivision thereof, or any other entity subject to s. 768.28, from all present or future claims that the wrongfully incarcerated person or his or her heirs, successors, or assigns may have against such entities arising out of the facts in connection with the wrongful conviction for which compensation is being sought under the act.
- (6) If subsection (5) does not apply, and if after the time monetary compensation is determined under paragraph (1)(a) the court enters a monetary judgment in favor of the claimant in a civil action related to the person's wrongful incarceration, or the claimant enters into a settlement agreement with the state or any political subdivision thereof

related to the person's wrongful incarceration, the claimant must reimburse the state for the monetary compensation in paragraph (1)(a), less any sums paid for attorney fees or costs incurred in litigating the civil action or obtaining the settlement agreement. A reimbursement required under this subsection shall not exceed the amount of the monetary award the claimant received for damages in a civil action or settlement agreement. The court shall include in the order of judgment an award to the state of any amount required to be deducted under this subsection

(6)(a) A wrongfully incarcerated person may not submit an application for compensation under this act if the person has a lawsuit pending against the state or any agency, instrumentality, or any political subdivision thereof, or any other entity subject to the provisions of s. 768.28, in state or federal court requesting compensation arising out of the facts in connection with the claimant's conviction and in carceration.

- (7)(a) The claimant shall notify the department upon filing a civil action against the state or any political subdivision thereof in which the claimant is seeking monetary damages related to the claimant's wrongful incarceration for which he or she previously received or is applying to receive compensation pursuant to paragraph (1)(a).
- (b) Upon notice of the claimant's civil action, the department shall file in the case a notice of payment of monetary compensation to the claimant under paragraph (1)(a). The notice shall constitute a lien upon any judgment or settlement recovered under the civil action that is equal to the sum of monetary compensation paid to the claimant under paragraph (1)(a), less any attorney fees and litigation costs.
- (8)(a)(b) A wrongfully incarcerated person may not submit an application for compensation under this act if the person is the subject of a claim bill pending for claims arising out of the facts in connection with the claimant's conviction and incarceration.
- (b)(e) Once an application is filed under this act, a wrongfully incarcerated person may not pursue recovery under a claim bill until the final disposition of the application.
- $(c)(\!\!\!$ d) Any amount awarded under this act is intended to provide the sole compensation for any and all present and future claims arising out of the facts in connection with the claimant's conviction and incarceration. Upon notification by the department that an application meets the requirements of this act, a wrongfully incarcerated person may not recover under a claim bill.
- (d)(e) Any compensation awarded under a claim bill shall be the sole redress for claims arising out of the facts in connection with the claimant's conviction and incarceration and, upon any award of compensation to a wrongfully incarcerated person under a claim bill, the person may not receive compensation under this act.
- (9)(7) Any payment made under this act does not constitute a waiver of any defense of sovereign immunity or an increase in the limits of liability on behalf of the state or any person subject to the provisions of s. 768.28 or other law.
- Section 6. Paragraph (c) of subsection (3) of section 893.03, Florida Statutes, is amended to read:
- 893.03 Standards and schedules.—The substances enumerated in this section are controlled by this chapter. The controlled substances listed or to be listed in Schedules I, II, III, IV, and V are included by whatever official, common, usual, chemical, trade name, or class designated. The provisions of this section shall not be construed to include within any of the schedules contained in this section any excluded drugs listed within the purview of 21 C.F.R. s. 1308.22, styled "Excluded Substances"; 21 C.F.R. s. 1308.34, styled "Exempted Prescription Products"; or 21 C.F.R. s. 1308.34, styled "Exempt Anabolic Steroid Products."
- (3) SCHEDULE III.—A substance in Schedule III has a potential for abuse less than the substances contained in Schedules I and II and has a currently accepted medical use in treatment in the United States, and abuse of the substance may lead to moderate or low physical dependence or high psychological dependence or, in the case of anabolic

steroids, may lead to physical damage. The following substances are controlled in Schedule III:

- (c) Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation containing limited quantities of any of the following controlled substances or any salts thereof:
- 1. Not more than 1.8 grams of codeine per 100 milliliters or not more than 90 milligrams per dosage unit, with an equal or greater quantity of an isoquinoline alkaloid of opium.
- 2. Not more than 1.8 grams of codeine per 100 milliliters or not more than 90 milligrams per dosage unit, with recognized therapeutic amounts of one or more active ingredients which are not controlled substances.
- 3. Not more than 300 milligrams of hydrocodone per 100 milliliters or not more than 15 milligrams per dosage unit, with a fourfold or greater quantity of an isoquinoline alkaloid of opium.
- 4. Not more than 300 milligrams of hydrocodone per 100 milliliters or not more than 15 milligrams per dosage unit, with recognized therapeutic amounts of one or more active ingredients that are not controlled substances.
- 5. Not more than 1.8 grams of dihydrocodeine per 100 milliliters or not more than 90 milligrams per dosage unit, with recognized therapeutic amounts of one or more active ingredients which are not controlled substances.
- 6. Not more than 300 milligrams of ethylmorphine per 100 milliliters or not more than 15 milligrams per dosage unit, with one or more active, nonnarcotic ingredients in recognized therapeutic amounts.
- 7. Not more than 50 milligrams of morphine per 100 milliliters or per 100 grams, with recognized therapeutic amounts of one or more active ingredients which are not controlled substances.

For purposes of charging a person with a violation of s. 893.135 involving any controlled substance described in subparagraph 3. or subparagraph 4., the controlled substance is a Schedule III controlled substance pursuant to this paragraph but the weight of the controlled substance per milliliters or per dosage unit is not relevant to the charging of a violation of s. 893.135. The weight of the controlled substance shall be determined pursuant to $s. 893.135(7) \frac{1}{s. 893.135(6)}$.

- Section 7. For the purpose of incorporating the amendment made by this act to section 961.04, Florida Statutes, in a reference thereto, subsection (4) of section 961.02, Florida Statutes, is reenacted to read:
 - 961.02 Definitions.—As used in ss. 961.01-961.07, the term:
- (4) "Eligible for compensation" means that a person meets the definition of the term "wrongfully incarcerated person" and is not disqualified from seeking compensation under the criteria prescribed in s. 961.04.
- Section 8. For the purpose of incorporating the amendment made by this act to section 961.04, Florida Statutes, in references thereto, paragraph (a) of subsection (1) and subsections (2), (3), and (4) of section 961.03, Florida Statutes, are reenacted to read:
- 961.03 $\,$ Determination of status as a wrongfully incarcerated person; determination of eligibility for compensation.—
- (1)(a) In order to meet the definition of a "wrongfully incarcerated person" and "eligible for compensation," upon entry of an order, based upon exonerating evidence, vacating a conviction and sentence, a person must set forth the claim of wrongful incarceration under oath and with particularity by filing a petition with the original sentencing court, with a copy of the petition and proper notice to the prosecuting authority in the underlying felony for which the person was incarcerated. At a minimum, the petition must:
- 1. State that verifiable and substantial evidence of actual innocence exists and state with particularity the nature and significance of the verifiable and substantial evidence of actual innocence; and

- 2. State that the person is not disqualified, under the provisions of s. 961.04, from seeking compensation under this act.
- (2) The prosecuting authority must respond to the petition within 30 days. The prosecuting authority may respond:
- (a) By certifying to the court that, based upon the petition and verifiable and substantial evidence of actual innocence, no further criminal proceedings in the case at bar can or will be initiated by the prosecuting authority, that no questions of fact remain as to the petitioner's wrongful incarceration, and that the petitioner is not ineligible from seeking compensation under the provisions of s. 961.04; or
- (b) By contesting the nature, significance, or effect of the evidence of actual innocence, the facts related to the petitioner's alleged wrongful incarceration, or whether the petitioner is ineligible from seeking compensation under the provisions of s. 961.04.
- (3) If the prosecuting authority responds as set forth in paragraph (2)(a), the original sentencing court, based upon the evidence of actual innocence, the prosecuting authority's certification, and upon the court's finding that the petitioner has presented clear and convincing evidence that the petitioner committed neither the act nor the offense that served as the basis for the conviction and incarceration, and that the petitioner did not aid, abet, or act as an accomplice to a person who committed the act or offense, shall certify to the department that the petitioner is a wrongfully incarcerated person as defined by this act. Based upon the prosecuting authority's certification, the court shall also certify to the department that the petitioner is eligible for compensation under the provisions of s. 961.04.
- (4)(a) If the prosecuting authority responds as set forth in paragraph (2)(b), the original sentencing court shall make a determination from the pleadings and supporting documentation whether, by a preponderance of the evidence, the petitioner is ineligible for compensation under the provisions of s. 961.04, regardless of his or her claim of wrongful incarceration. If the court finds the petitioner ineligible under the provisions of s. 961.04, it shall dismiss the petition.
- (b) If the prosecuting authority responds as set forth in paragraph (2)(b), and the court determines that the petitioner is eligible under the provisions of s. 961.04, but the prosecuting authority contests the nature, significance or effect of the evidence of actual innocence, or the facts related to the petitioner's alleged wrongful incarceration, the court shall set forth its findings and transfer the petition by electronic means through the division's website to the division for findings of fact and a recommended determination of whether the petitioner has established that he or she is a wrongfully incarcerated person who is eligible for compensation under this act.

And the title is amended as follows:

Delete line 2 and insert: An act relating to criminal justice; amending s. 893.13, F.S.; prohibiting the imprisonment for longer than a certain time for persons who possess, purchase, or possess with the intent to purchase less than specified amounts of certain substances; providing exceptions; amending s. 893.135, F.S.; authorizing a court to impose a sentence other than the mandatory minimum term of imprisonment and mandatory fine for a person convicted of trafficking if the court makes certain findings on the record; amending s. 961.03, F.S.; extending the filing deadline for a petition claiming wrongful incarceration; providing limited retroactivity for filing a petition claiming wrongful incarceration; providing that a deceased person's heirs, successors, or assigns do not have standing to file a claim related to the wrongful incarceration of the deceased person; amending s. 961.04, F.S.; deleting eligibility requirements relating to a person's conduct before the person's wrongful conviction or incarceration; amending s. 961.06, F.S.; requiring the state to deduct the amount of a civil award from the state compensation amount owed if the claimant first receives a civil award; deleting a requirement that a wrongfully incarcerated person sign a liability release before receiving compensation; requiring a claimant to reimburse the state for any difference between state compensation and a civil award if the claimant receives statutory compensation prior to a civil award; deleting provisions prohibiting an application for compensation if the applicant has a pending civil suit requesting compensation; requiring a claimant to notify the Department of Legal Affairs upon filing a civil action; requiring the department to file a notice of payment of monetary compensation in the civil action; amending s.

893.03, F.S.; conforming a cross-reference; reenacting ss. 961.02(4) and 961.03(1)(a), (2), (3), and (4), F.S., all relating to eligibility for compensation for wrongfully incarcerated persons, to incorporate the amendment made to s. 961.04, F.S., in references thereto; amending s.

Pursuant to Rule 4.19, **HB 7091**, as amended, was placed on the calendar of Bills on Third Reading.

On motion by Senator Bradley-

HB 5301—A bill to be entitled An act relating to judges; amending s. 26.031, F.S.; revising the number of circuit court judges in certain circuits; amending s. 34.022, F.S.; revising the number of county court judges in certain counties; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, ${\bf HB~5301}$ was placed on the calendar of Bills on Third Reading.

SPECIAL GUESTS

Senator Powell recognized his cousin, Elijah Hooks, who was present in the gallery.

On motion by Senator Gruters-

HB 7049—A bill to be entitled An act relating to international affairs; amending s. 15.01, F.S.; requiring the Secretary of State to serve as the state protocol officer; requiring the Secretary of State to take certain actions relating to the state protocol manual; amending s. 15.182, F.S.; requiring that certain organizations provide notice of international travel to the Department of State, rather than the Department of Economic Opportunity; requiring the Department of State, the Department of Economic Opportunity, and Enterprise Florida, Inc., to work in conjunction for a certain purpose; amending s. 288.816, F.S.; revising the duties of the state protocol officer; authorizing, rather than requiring, the state protocol officer to take certain actions; creating s. 288.8165, F.S.; authorizing the Office of International Affairs within the Department of State to support the establishment of citizen support organizations for certain purposes; defining the term "citizen support organization"; authorizing the office to adopt rules; prohibiting the office from allowing a citizen support organization to use certain services, property, or facilities if the organization does not provide equal membership and employment opportunities; requiring citizen support organizations to provide for a certain financial audit; providing a scheduled repeal; amending s. 288.012, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

The Committee on Rules recommended the following amendment which was moved by Senator Gruters and adopted:

Amendment 1 (130920) (with title amendment)—Delete lines 54-172 and insert:

Section 2. Section 15.182, Florida Statutes, is amended to read:

- 15.182 International travel by state-funded musical, cultural, or artistic organizations; notification to the Department of *State* Economic Opportunity.—
- (1) If a musical, cultural, or artistic organization that receives state funding is traveling internationally for a presentation, performance, or other significant public viewing, including an organization associated with a college or university, such organization shall notify the Department of State Economic Opportunity in writing of its intentions to travel, together with the date, time, and location of each appearance. The notice shall be provided to the department at least 30 days prior to the date the international travel is to commence or, when an intention to travel internationally is not formed at least 30 days in advance of the date the travel is to commence, as soon as feasible after forming such travel intention. The department shall take an active role in informing

such artistic organizations of the responsibility to provide notice of international travel intentions.

- (2) The Department of State Economic Opportunity, in conjunction with the Department of Economic Opportunity and Enterprise Florida, Inc., shall act as an intermediary between performing musical, cultural, and artistic organizations and Florida businesses to encourage and coordinate joint undertakings. Such coordination may include, but is not limited to, encouraging business and industry to sponsor cultural events, assistance with travel of such organizations, and coordinating travel schedules of cultural performance groups and international trade missions.
- (3) An organization shall provide the notification to the Department of State required by this section at least 30 days before the date the international travel is to commence or, when an intention to travel internationally is not formed at least 30 days in advance of the date the travel is to commence, as soon as feasible after forming such travel intention. The Department of State shall take an active role in informing such groups of the responsibility to notify the department of travel intentions.

Section 3. Paragraphs (c) and (d) of subsection (2) and subsection (3) of section 288.816, Florida Statutes, are amended to read:

288.816 Intergovernmental relations.—

- (2) The state protocol officer shall be responsible for all consular relations between the state and all foreign governments doing business in Florida. The state protocol officer shall monitor United States laws and directives to ensure that all federal treaties regarding foreign privileges and immunities are properly observed. The state protocol officer shall:
- (e) Issue certificates to such foreign governmental officials after verification pursuant to proper investigations through United States Department of State sources and the appropriate foreign government.
- (d) Verify entitlement to sales and use tax exemptions pursuant to United States Department of State guidelines and identification methods.
- (3) The state protocol officer may shall operate the sister city and sister state program and establish such new programs as needed to further global understanding through the interchange of people, ideas, and culture between Florida and the world. To accomplish this purpose, the state protocol officer shall have the power and authority to:
- (a) Coordinate and carry out activities designed to encourage the state and its subdivisions to participate in sister city and sister state affiliations with foreign countries and their subdivisions. Such activities may include a State of Florida sister cities conference.
- (b) Encourage cooperation with and disseminate information pertaining to the Sister Cities International Program and any other program whose object is to promote linkages with foreign countries and their subdivisions.
- (c) Maximize any aid available from all levels of government, public and private agencies, and other entities to facilitate such activities.
- (d) Establish a viable system of registration for sister city and sister state affiliations between the state and foreign countries and their subdivisions. Such system shall include a method to determine that sufficient ties are properly established as well as a method to supervise how these ties are maintained.
- (e) Maintain a current and accurate listing of all such affiliations. Sister city affiliations shall not be discouraged between the state and any country specified in s. 620(f)(1) of the federal Foreign Assistance Act of 1961, as amended, with whom the United States is currently conducting diplomatic relations unless a mandate from the United States Government expressly prohibits such affiliations.
 - Section 4. Section 288.8165, Florida Statutes, is created to read:

288.8165 Citizen support organizations.—

- (1) CITIZEN SUPPORT ORGANIZATIONS.—The Department of State may authorize the establishment of citizen support organizations to provide assistance, funding, and promotional support for the intergovernmental programs of the department. For the purposes of this section, a "citizen support organization" means an organization which:
- (a) Is a Florida corporation not for profit incorporated under chapter 617 and approved by the Department of State.
- (b) Is 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, or real or personal property; and make expenditures for the benefit of the intergovernmental programs of the department; except that such organization may not receive funds from the department by grant or gift unless specifically authorized by the Legislature. If the citizen support organization by contract provides fiscal and administrative services to the department for a grant or program that benefits the intergovernmental programs of the department, the organization may be reimbursed or compensated for such services by the department if the services are a direct benefit to the intergovernmental programs of the department.
- (c) The department has determined to be consistent with the goals of the intergovernmental programs of the department and in the best interests of the state.
- (d) Is approved in writing by the department to operate for the benefit of the intergovernmental programs of the department. Such approval must be stated in a letter of agreement from the Secretary of State.
 - (2) USE OF ADMINISTRATIVE SERVICES AND PROPERTY.—
- (a) The department may permit a citizen support organization to use department property, facilities, and personnel free of charge. A citizen support organization may use department property, facilities, and personnel if such use is consistent with the approved purpose of that citizen support organization and if such use does not unreasonably interfere with the general public's use of department property, facilities, and personnel for established purposes.
- (b) The department may prescribe conditions upon the use by a citizen support organization of department property, facilities, or personnel.
- (c) The department may not permit the use of any property, facilities, or personnel of the state by a citizen support organization that does not provide equal membership and employment opportunities to all persons regardless of race, color, national origin, religion, sex, or age.
- (3) ANNUAL AUDIT.—Each citizen support organization shall provide for an annual financial audit in accordance with s. 215.981.
- (4) FUTURE REPEAL.—This section is repealed October 1, 2025, unless reviewed and saved from repeal by the Legislature.

And the title is amended as follows:

Delete lines 16-21 and insert: creating s. 288.8165; authorizing the Department of State to support the establishment of citizen support organizations for certain purposes; defining the term "citizen support organization"; prohibiting the department from allowing a

Pursuant to Rule 4.19, **HB 7049**, as amended, was placed on the calendar of Bills on Third Reading.

SB 1256—A bill to be entitled An act relating to telegraph companies; repealing chapter 363, F.S., relating to the regulation of telegraph companies and telegrams; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1256**, pursuant to Rule 3.11(3), there being no objection, **HB 6055** was withdrawn from the Committees on Innovation, Industry, and Technology; Judiciary; and Rules.

On motion by Senator Albritton-

HB 6055—A bill to be entitled An act relating to telegraph companies; repealing chapter 363, F.S., relating to the regulation of telegraph companies and telegrams; providing an effective date.

—a companion measure, was substituted for **SB 1256** and read the second time by title.

Pursuant to Rule 4.19, ${\bf HB~6055}$ was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 708 was deferred.

CS for CS for SB 160—A bill to be entitled An act relating to peer-topeer support for first responders; creating s. 111.09, F.S.; defining terms; prohibiting a first responder peer from testifying or divulging specified information except under certain circumstances; providing that there is no liability on the part of, and no cause of action against, a first responder peer for disclosing certain information; providing that a first responder peer who violates the act is subject to disciplinary action; providing that certain information improperly divulged is inadmissible in criminal, civil, administrative, and disciplinary proceedings; providing construction; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 160**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 573** was withdrawn from the Committees on Children, Families, and Elder Affairs; Judiciary; and Rules.

On motion by Senator Perry-

CS for CS for HB 573—A bill to be entitled An act relating to peer support for first responders; creating s. 111.09, F.S.; providing definitions; prohibiting certain persons who participate in peer support communication with a first responder from testifying or divulging specified information under certain circumstances; providing exceptions; prohibiting liability and a cause of action under certain circumstances; providing construction; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 160 and read the second time by title.

Senator Perry moved the following amendment:

Amendment 1 (559842) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 111.09, Florida Statutes, is created to read:

111.09 Peer support for first responders.—

- (1) For purposes of this section, the term:
- (a) "First responder" has the same meaning as provided in s. 112.1815 and includes 911 public safety telecommunicators as defined in s. 401.465 and correctional officers and correctional probation officers as defined in s. 943.10.
 - (b) "First responder peer" means a person who:
 - $1. \ \ \textit{Is not a health care practitioner as defined in s. 456.001}.$
- 2. Has experience working as or with a first responder regarding any physical or emotional conditions or issues associated with the first responder's employment.
- 3. Has been designated by the first responder's employing agency to provide peer support as provided in this section and has received training for this purpose.
- (c) "Peer support" means the provision of physical, moral, or emotional support to a first responder by a first responder peer for the purpose of addressing physical or emotional conditions or other issues associated with being a first responder.

- (d) "Peer support communication" means electronic, oral, or written communication, made with a mutual expectation of confidentiality while a first responder peer is providing peer support in his or her official capacity.
- (2) A first responder peer may not divulge information from or testify about a peer support communication in a civil, criminal, administrative, or disciplinary proceeding, unless:
- (a) The first responder peer is a defendant in a civil, criminal, administrative, or disciplinary proceeding arising from a complaint filed by the first responder who was a party to the peer support communication, in which case such information may be divulged but is limited to the scope of the proceeding;
- (b) The first responder who was a party to the peer support communication agrees, in writing, to allow the first responder peer to testify about or divulge information related to the peer support communications;
- (c) Based on the peer support communications, the first responder peer suspects that the first responder who was a party to the peer support communications has committed a criminal act or intends to commit a criminal act. There is no liability on the part of, and no cause of action of any nature may arise against, the first responder peer for disclosing information under this paragraph; or
- (d) There are articulable facts or circumstances that would lead a reasonable, prudent person to fear for the safety of the first responder who was a party to the peer support communication, another person, or society, and the first responder peer communicates the information only to a potential victim and law enforcement or other appropriate authorities. There is no liability on the part of, and no cause of action of any nature may arise against, the first responder peer for disclosing information under this paragraph.
- (3) This section does not limit the disclosure, discovery, or admissibility of information, testimony, or evidence that is obtained by a first responder peer from a source other than a first responder through a peer support communication.
- Section 2. Section 112.531, Florida Statutes, is reordered and amended to read:
 - 112.531 Definitions.—As used in this part, the term:
- (2)(1) "Law enforcement officer" means any person, other than a chief of police, who is employed full time or part time by any municipality or the state or any political subdivision thereof and whose primary responsibility is the prevention and detection of crime or the enforcement of the penal, traffic, or highway laws of this state; and includes any person who is appointed by the sheriff as a deputy sheriff under pursuant to s. 30.07.
- (1)(2) "Correctional officer" means any person, other than a warden, who is appointed or employed full time or part time by the state or any political subdivision thereof whose primary responsibility is the supervision, protection, care, custody, or control of inmates within a correctional institution; and includes correctional probation officers, as defined in s. 943.10(3). However, the term "correctional officer" does not include any secretarial, clerical, or professionally trained personnel.
- Section 3. Paragraph (a) of subsection (6) of section 112.532, Florida Statutes, is amended to read:
- 112.532 Law enforcement officers' and correctional officers' rights.—All law enforcement officers and correctional officers employed by or appointed to a law enforcement agency or a correctional agency shall have the following rights and privileges:
 - (6) LIMITATIONS PERIOD FOR DISCIPLINARY ACTIONS.—
- (a) Except as provided in this subsection, disciplinary action, suspension, demotion, or dismissal may not be undertaken by an agency against a law enforcement officer or correctional officer for any act, omission, or other allegation or complaint of misconduct, regardless of the origin of the allegation or complaint, if the investigation of the allegation or complaint is not completed within 180 days after the date the agency receives notice of the allegation or complaint by a person

- authorized by the agency to initiate an investigation of the misconduct. If the agency determines that disciplinary action is appropriate, it shall complete its investigation and give notice in writing to the law enforcement officer or correctional officer of its intent to proceed with disciplinary action, along with a proposal of the specific action sought, including length of suspension, if applicable. Notice to the officer must be provided within 180 days after the date the agency received notice of the alleged misconduct, regardless of the origin of the allegation or complaint, except as follows:
- 1. The running of the limitations period may be tolled for a period specified in a written waiver of the limitation by the law enforcement officer or correctional officer.
- 2. The running of the limitations period is tolled during the time that any criminal investigation or prosecution is pending in connection with the act, omission, or other allegation of misconduct.
- 3. If the investigation involves an officer who is incapacitated or otherwise unavailable, the running of the limitations period is tolled during the period of incapacitation or unavailability.
- 4. In a multijurisdictional investigation, the limitations period may be extended for a period of time reasonably necessary to facilitate the coordination of the agencies involved.
- 5. The running of the limitations period may be tolled for emergencies or natural disasters during the time period wherein the Governor has declared a state of emergency within the jurisdictional boundaries of the concerned agency.
- 6. The running of the limitations period is tolled during the time that the officer's compliance hearing proceeding is continuing beginning with the filing of the notice of violation and a request for a hearing and ending with the written determination of the compliance review panel or upon the violation being remedied by the agency.
- Section 4. Paragraph (b) of subsection (1) of section 112.533, Florida Statutes, is amended to read:
 - 112.533 Receipt and processing of complaints.—

(1)

- (b)1. Any political subdivision that initiates or receives a complaint against a law enforcement officer or correctional officer must within 5 business days forward the complaint to the employing agency of the officer who is the subject of the complaint for review or investigation.
- 2. For purposes of this paragraph, the term "political subdivision" means a separate agency or unit of local government created or established by law or ordinance and the officers thereof and includes, but is not limited to, an authority, board, branch, bureau, city, commission, consolidated government, county, department, district, institution, metropolitan government, municipality, office, officer, public corporation, town, or village.

Notwithstanding the rights and privileges provided under this part or any provisions provided in a collective bargaining agreement, the agency head or the agency head's designee may request a sworn or certified investigator from a separate law enforcement or correctional agency to conduct the investigation when a conflict is identified with having an investigator conduct the investigation of an officer of the same employing agency; the employing agency does not have an investigator trained to conduct such investigations; or the agency's investigator is the subject of, or a witness in, the investigation and such agency is composed of any combination of 35 or fewer law enforcement officers or correctional officers. The employing agency must document the identified conflict. Upon completion of the investigation, the investigator shall present the findings without any disciplinary recommendation to the employing agency.

Section 5. This act shall take effect July 1, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to first responders and correctional officers; creating s. 111.09, F.S.; providing definitions; prohibiting certain per-

sons who participate in peer support communication with a first responder from testifying or divulging specified information under certain circumstances; providing exceptions; prohibiting liability and a cause of action under certain circumstances; providing construction; reordering and amending s. 112.531, F.S.; revising definitions; amending s. 112.532, F.S.; specifying that an allegation or complaint of misconduct against a law enforcement officer or a correctional officer may originate from any source; amending s. 112.533, F.S.; authorizing law enforcement and correctional agencies to request a separate agency to conduct an investigation of a complaint under certain circumstances; specifying requirements for such investigations; providing an effective date.

Senator Perry moved the following substitute amendment which was adopted:

Substitute Amendment 2 (910716) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 111.09, Florida Statutes, is created to read:

111.09 Peer support for first responders.—

- (1) For purposes of this section, the term:
- (a) "First responder" has the same meaning as provided in s. 112.1815 and includes 911 public safety telecommunicators as defined in s. 401.465.
 - (b) "First responder peer" means a person who:
 - 1. Is not a health care practitioner as defined in s. 456.001.
- 2. Has experience working as or with a first responder regarding any physical or emotional conditions or issues associated with the first responder's employment.
- 3. Has been designated by the first responder's employing agency to provide peer support as provided in this section and has received training for this purpose.
- (c) "Peer support" means the provision of physical, moral, or emotional support to a first responder by a first responder peer for the purpose of addressing physical or emotional conditions or other issues associated with being a first responder.
- (d) "Peer support communication" means electronic, oral, or written communication, made with a mutual expectation of confidentiality while a first responder peer is providing peer support in his or her official capacity.
- (2) A first responder peer may not divulge information from or testify about a peer support communication in a civil, criminal, administrative, or disciplinary proceeding, unless:
- (a) The first responder peer is a defendant in a civil, criminal, administrative, or disciplinary proceeding arising from a complaint filed by the first responder who was a party to the peer support communication, in which case such information may be divulged but is limited to the scope of the proceeding;
- (b) The first responder who was a party to the peer support communication agrees, in writing, to allow the first responder peer to testify about or divulge information related to the peer support communications;
- (c) Based on the peer support communications, the first responder peer suspects that the first responder who was a party to the peer support communications has committed a criminal act or intends to commit a criminal act. There is no liability on the part of, and no cause of action of any nature may arise against, the first responder peer for disclosing information under this paragraph; or
- (d) There are articulable facts or circumstances that would lead a reasonable, prudent person to fear for the safety of the first responder who was a party to the peer support communication, another person, or society, and the first responder peer communicates the information only to a potential victim and law enforcement or other appropriate authorities. There is no liability on the part of, and no cause of action of any

nature may arise against, the first responder peer for disclosing information under this paragraph.

- (3) This section does not limit the disclosure, discovery, or admissibility of information, testimony, or evidence that is obtained by a first responder peer from a source other than a first responder through a peer support communication.
- Section 2. Section 112.531, Florida Statutes, is reordered and amended to read:
 - 112.531 Definitions.—As used in this part, the term:
- (2)(1) "Law enforcement officer" means any person, other than a chief of police, who is employed full time or part time by any municipality or the state or any political subdivision thereof and whose primary responsibility is the prevention and detection of crime or the enforcement of the penal, traffic, or highway laws of this state; and includes any person who is appointed by the sheriff as a deputy sheriff under pursuant to s. 30.07.
- (1)(2) "Correctional officer" means any person, other than a warden, who is appointed or employed full time or part time by the state or any political subdivision thereof whose primary responsibility is the supervision, protection, care, custody, or control of inmates within a correctional institution; and includes correctional probation officers, as defined in s. 943.10(3). However, the term "correctional officer" does not include any secretarial, clerical, or professionally trained personnel.
- Section 3. Paragraph (a) of subsection (6) of section 112.532, Florida Statutes, is amended to read:
- 112.532 Law enforcement officers' and correctional officers' rights.—All law enforcement officers and correctional officers employed by or appointed to a law enforcement agency or a correctional agency shall have the following rights and privileges:
 - (6) LIMITATIONS PERIOD FOR DISCIPLINARY ACTIONS.—
- (a) Except as provided in this subsection, disciplinary action, suspension, demotion, or dismissal may not be undertaken by an agency against a law enforcement officer or correctional officer for any act, omission, or other allegation or complaint of misconduct, regardless of the origin of the allegation or complaint, if the investigation of the allegation or complaint is not completed within 180 days after the date the agency receives notice of the allegation or complaint by a person authorized by the agency to initiate an investigation of the misconduct. If the agency determines that disciplinary action is appropriate, it shall complete its investigation and give notice in writing to the law enforcement officer or correctional officer of its intent to proceed with disciplinary action, along with a proposal of the specific action sought, including length of suspension, if applicable. Notice to the officer must be provided within 180 days after the date the agency received notice of the alleged misconduct, regardless of the origin of the allegation or complaint, except as follows:
- 1. The running of the limitations period may be tolled for a period specified in a written waiver of the limitation by the law enforcement officer or correctional officer.
- 2. The running of the limitations period is tolled during the time that any criminal investigation or prosecution is pending in connection with the act, omission, or other allegation of misconduct.
- 3. If the investigation involves an officer who is incapacitated or otherwise unavailable, the running of the limitations period is tolled during the period of incapacitation or unavailability.
- 4. In a multijurisdictional investigation, the limitations period may be extended for a period of time reasonably necessary to facilitate the coordination of the agencies involved.
- 5. The running of the limitations period may be tolled for emergencies or natural disasters during the time period wherein the Governor has declared a state of emergency within the jurisdictional boundaries of the concerned agency.
- 6. The running of the limitations period is tolled during the time that the officer's compliance hearing proceeding is continuing beginning

with the filing of the notice of violation and a request for a hearing and ending with the written determination of the compliance review panel or upon the violation being remedied by the agency.

Section 4. Paragraph (b) of subsection (1) of section 112.533, Florida Statutes, is amended to read:

112.533 Receipt and processing of complaints.—

(1)

- (b)1. Any political subdivision that initiates or receives a complaint against a law enforcement officer or correctional officer must within 5 business days forward the complaint to the employing agency of the officer who is the subject of the complaint for review or investigation.
- 2. For purposes of this paragraph, the term "political subdivision" means a separate agency or unit of local government created or established by law or ordinance and the officers thereof and includes, but is not limited to, an authority, board, branch, bureau, city, commission, consolidated government, county, department, district, institution, metropolitan government, municipality, office, officer, public corporation, town, or village.

Notwithstanding the rights and privileges provided under this part or any provisions provided in a collective bargaining agreement, the agency head or the agency head's designee may request a sworn or certified investigator from a separate law enforcement or correctional agency to conduct the investigation when a conflict is identified with having an investigator conduct the investigation of an officer of the same employing agency; the employing agency does not have an investigator trained to conduct such investigations; or the agency's investigator is the subject of, or a witness in, the investigation and such agency is composed of any combination of 35 or fewer law enforcement officers or correctional officers. The employing agency must document the identified conflict. Upon completion of the investigation, the investigator shall present the findings without any disciplinary recommendation to the employing agency.

Section 5. This act shall take effect July 1, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to first responders and correctional officers; creating s. 111.09, F.S.; providing definitions; prohibiting certain persons who participate in peer support communication with a first responder from testifying or divulging specified information under certain circumstances; providing exceptions; prohibiting liability and a cause of action under certain circumstances; providing construction; reordering and amending s. 112.531, F.S.; revising definitions; amending s. 112.532, F.S.; specifying that an allegation or complaint of misconduct against a law enforcement officer or a correctional officer may originate from any source; amending s. 112.533, F.S.; authorizing law enforcement and correctional agencies to request a separate agency to conduct an investigation of a complaint under certain circumstances; specifying requirements for such investigations; providing an effective date.

Pursuant to Rule 4.19, CS for CS for HB 573, as amended, was placed on the calendar of Bills on Third Reading.

On motion by Senator Rouson-

CS for SB 798—A bill to be entitled An act relating to the procurement of human organs and tissue; amending s. 765.542, F.S.; prohibiting for-profit eye banks from procuring certain human organs and tissue for specified purposes, with certain exceptions; amending s. 873.01, F.S.; prohibiting for-profit eye banks from procuring certain human organs and tissue for specified purposes, with certain exceptions; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 798** was placed on the calendar of Bills on Third Reading.

SPECIAL RECOGNITION

Senator Flores recognized Antonio Machado, with the Senate Sergeant's Office, who will be sworn in as a citizen of the United States on March 25, 2020. As political refugees, Antonio and his family fled Cuba in 2014

Consideration of CS for CS for CS for SB 474 was deferred.

CS for CS for SB 1450-A bill to be entitled An act relating to environmental accountability; amending s. 161.054, F.S.; revising administrative penalties for violations of certain provisions relating to beach and shore construction and activities; making technical changes; amending ss. 258.397, 258.46, and 376.25, F.S.; revising civil penalties for violations of certain provisions relating to the Biscayne Bay Aquatic Preserve, aquatic preserves, and the Clean Ocean Act, respectively; providing that each day that certain violations occur constitutes a separate offense; making technical changes; amending ss. 373.129, 373.209, 376.065, 376.071, 376.16, 377.37, 378.211, 403.086, 403.413, 403.7234, and 403.93345, F.S.; revising civil penalties for violations of certain provisions relating to water resources, artesian wells, terminal facilities, discharge contingency plans for vessels, the Pollutant Discharge Prevention and Control Act, regulation of oil and gas resources, the Phosphate Land Reclamation Act, sewage disposal facilities, dumping litter, small quantity generators, and coral reef protection, respectively; making technical changes; amending ss. 373.430 and 403.161, F.S.; revising criminal penalties for violations of certain provisions relating to pollution and the environment; making technical changes; amending s. 403.121, F.S.; revising civil and administrative penalties for violations of certain provisions relating to pollution and the environment; providing that each day that certain violations occur constitutes a separate offense; increasing the amount of penalties that can be assessed administratively; making technical changes; amending s. 403.141, F.S.; revising civil penalties for violations of certain provisions relating to pollution and the environment; providing that each day that the cause of unauthorized discharges of domestic wastewater is not addressed constitutes a separate offense until the violation is resolved by order or judgment; amending ss. 403.726 and 403.727, F.S.; revising civil penalties for violations of certain provisions relating to hazardous waste; making technical changes; creating ss. 125.569 and 166.0481, F.S.; defining the term "sanitary sewer lateral"; encouraging counties and municipalities, respectively, to establish a sanitary sewer lateral inspection program by a specified date; providing parameters for such a program; creating s. 689.301, F.S.; requiring a seller of real property to disclose any known defects in the property's sanitary sewer lateral; defining the term "sanitary sewer lateral"; reenacting s. 823.11(5), F.S., to incorporate the amendment made to s. 376.16, F.S., in a reference thereto; reenacting ss. 403.077(5), 403.131(2), 403.4154(3)(d), and 403.860(5), F.S., to incorporate the amendment made to s. 403.121, F.S., in references thereto; reenacting ss. 403.708(10), 403.7191(7), and 403.811, F.S., to incorporate the amendment made to s. 403.141, F.S., in references thereto; reenacting s. 403.7255(2), F.S., to incorporate the amendment made to s. 403.161, F.S., in a reference thereto; reenacting s. 403.7186(8), F.S., to incorporate the amendments made to ss. 403.141 and 403.161, F.S., in references thereto; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1450**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 1091** was withdrawn from the Committees on Environment and Natural Resources; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

On motion by Senator Gruters—

CS for CS for HB 1091—A bill to be entitled An act relating to environmental enforcement; amending s. 161.054, F.S.; revising administrative penalties for violations of certain provisions relating to beach and shore construction and activities; making technical changes; amending ss. 258.397, 258.46, 373.129, 376.16, 376.25, 377.37, 378.211, and 403.141, F.S.; revising civil penalties for violations of certain provisions relating to the Biscayne Bay Aquatic Preserve, aquatic preserves, water resources, the Pollutant Discharge Prevention and Control Act, the Clean Ocean Act, regulation of oil and gas resources, the Phosphate Land Reclamation Act, and other provisions relating to pollution and the environment, respectively; providing that each day

that certain violations occur constitutes a separate offense; making technical changes; amending ss. 373.209, 376.065, 376.071, 403.086, 403.413, 403.7234, and 403.93345, F.S.; revising civil penalties for violations of certain provisions relating to artesian wells, terminal facilities, discharge contingency plans for vessels, sewage disposal facilities, dumping litter, small quantity generators, and coral reef protection, respectively; making technical changes; amending ss. 373.430 and 403.161, F.S.; revising criminal penalties for violations of certain provisions relating to pollution and the environment; providing that each day that the cause of unauthorized discharges of domestic wastewater is not addressed constitutes a separate offense; making technical changes; amending s. 403.121, F.S.; revising civil and administrative penalties for violations of certain provisions relating to pollution and the environment; providing that each day that the cause of unauthorized discharges of domestic wastewater is not addressed constitutes a separate offense; increasing the amount of penalties that can be assessed administratively; making technical changes; amending ss. 403.726 and 403.727, F.S.; revising civil penalties for violations of certain provisions relating to hazardous waste; making technical changes; reenacting s. 823.11(5), F.S., to incorporate the amendment made to s. 376.16, F.S., in reference thereto; reenacting ss. 403.077(5), 403.131(2), 403.4154(3)(d), and 403.860(5), F.S., to incorporate the amendment made to s. 403.121, F.S., in a reference thereto; reenacting ss. 403.708(10), 403.7191(7), and 403.811, F.S., to incorporate the amendment made to s. 403.141, F.S., in a reference thereto; reenacting s. 403.7186(8), F.S., to incorporate the amendment made to ss. 403.141 and 403.161, F.S., in references thereto; reenacting s. 403.7255(2), F.S., to incorporate the amendment made to s. 403.161, F.S., in a reference thereto; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1450 and read the second time by title.

Senator Brandes moved the following amendment which was adopted:

Amendment 1 (812222) (with title amendment)—Before line 58 insert:

Section 1. Section 125.569, Florida Statutes, is created to read:

125.569 Sanitary sewer lateral inspection programs for counties.—

- (1) As used in this section, the term "sanitary sewer lateral" means a privately owned pipeline connecting a property to the main sewer line which is maintained and repaired by the property owner.
- (2) By July 1, 2022, each county is encouraged to establish an evaluation and rehabilitation program for sanitary sewer laterals on residential and commercial properties within the county's jurisdiction to identify and reduce extraneous flow from leaking sanitary sewer laterals. At a minimum, the program may do all of the following:
- (a) Establish a system to identify defective, damaged, or deteriorated sanitary sewer laterals on residential and commercial properties within the jurisdiction of the county.
- (b) Consider economical methods for a property owner to repair or replace a defective, damaged, or deteriorated sanitary sewer lateral.
- (c) Establish and maintain a publicly accessible database to store information concerning properties where a defective, damaged, or deteriorated sanitary sewer lateral has been identified. For each property, the database must include, but is not limited to, the address of the property, the names of any persons the county notified concerning the faulty sanitary sewer lateral, and the date and method of such notification.
 - Section 2. Section 166.0481, Florida Statutes, is created to read:
- 166.0481 Sanitary sewer lateral inspection programs for municipalities.—
- (1) As used in this section, the term "sanitary sewer lateral" means a privately owned pipeline connecting a property to the main sewer line which is maintained and repaired by the property owner.
- (2) By July 1, 2022, each municipality is encouraged to establish an evaluation and rehabilitation program for sanitary sewer laterals on

residential and commercial properties within the municipality's jurisdiction to identify and reduce extraneous flow from leaking sanitary sewer laterals. At a minimum, the program may do all of the following:

- (a) Establish a system to identify defective, damaged, or deteriorated sanitary sewer laterals on residential and commercial properties within the jurisdiction of the municipality.
- (b) Consider economical methods for a property owner to repair or replace a defective, damaged, or deteriorated sanitary sewer lateral.
- (c) Establish and maintain a publicly accessible database to store information concerning properties where a defective, damaged, or deteriorated sanitary sewer lateral has been identified. For each property, the database must include, but is not limited to, the address of the property, the names of any persons the municipality notified concerning the faulty sanitary sewer lateral, and the date and method of such notification.
 - Section 3. Section 689.301, Florida Statutes, is created to read:

689.301 Disclosure of known defects in sanitary sewer laterals to prospective purchaser.—Before executing a contract for sale, a seller of real property shall disclose to a prospective purchaser any defects in the property's sanitary sewer lateral which are known to the seller. As used in this section, the term "sanitary sewer lateral" means the privately owned pipeline connecting a property to the main sewer line.

And the title is amended as follows:

Delete line 2 and insert: An act relating to environmental accountability; creating ss. 125.569 and 166.0481, F.S.; defining the term "sanitary sewer lateral"; encouraging counties and municipalities, respectively, to establish a sanitary sewer lateral inspection program by a specified date; providing parameters for such a program; creating s. 689.301, F.S.; requiring a seller of real property to disclose any known defects in the property's sanitary sewer lateral; defining the term "sanitary sewer lateral"; amending

Pursuant to Rule 4.19, **CS for CS for HB 1091**, as amended, was placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Benacquisto, the rules were waived and time of adjournment was extended until 6:30 p.m.

SB 726-A bill to be entitled An act relating to the Florida Commission on Human Relations; amending s. 760.03, F.S.; revising quorum requirements for the Commission on Human Relations and its panels; amending s. 760.065, F.S.; revising the number of persons the commission must recommend for the Florida Civil Rights Hall of Fame; amending s. 760.11, F.S.; requiring the commission to provide notice to an aggrieved person under specified circumstances; providing notice requirements; limiting the time the aggrieved person has to commence a civil action regarding a violation of the Florida Civil Rights Act; amending s. 760.29, F.S.; deleting a requirement that a facility or community that provides housing for older persons register with and submit a letter to the commission; amending s. 760.31, F.S.; conforming a provision to changes made by the act; amending s. 760.60, F.S.; deleting the requirement for the commission or Attorney General to investigate a complaint of discrimination in evaluating an application for club membership; revising the length of time the commission or Attorney General has to resolve such a complaint; amending s. 112.31895, F.S.; revising the timeline relating to a complaint alleging a prohibited personnel action; deleting a requirement that the commission notify a complainant upon receipt of the complaint; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 726**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 255** was withdrawn from the Committees on Governmental Oversight and Accountability; Judiciary; and Rules.

On motion by Senator Rouson, by two-thirds vote-

CS for HB 255-A bill to be entitled An act relating to the Florida Commission on Human Relations; amending s. 760.03, F.S.; providing quorum requirements for the Commission on Human Relations and its panels; amending s. 760.065, F.S.; revising the number of persons the commission may recommend for the Florida Civil Rights Hall of Fame; amending s. 760.11, F.S.; requiring the commission to provide notice to an aggrieved person under specified circumstances; providing notice requirements; providing a limitation on the time a civil action may be filed after an alleged violation of the Florida Civil Rights Act; amending s. 760.29, F.S.; deleting a requirement that a facility or community that provides housing for older persons register with and submit a letter to the commission; amending s. 760.31, F.S.; conforming a provision; amending s. 760.60, F.S.; deleting the requirement for the commission or Attorney General to investigate a complaint of discrimination in evaluating an application for club membership; revising the length of time the commission or Attorney General has to resolve such a complaint; amending s. 112.31895, F.S.; revising the timeline relating to a complaint alleging a prohibited personnel action; deleting a requirement that the commission notify a complainant upon receipt of the complaint; providing an effective date.

—a companion measure, was substituted for **SB 726** and, by two-thirds vote, read the second time by title.

Pursuant to Rule 4.19, **CS for HB 255** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 412—A bill to be entitled An act relating to license plates; amending s. 320.06, F.S.; providing an exception to a design requirement for dealer license plates; amending s. 320.0657, F.S.; providing an exception to a design requirement for fleet license plates; authorizing fleet companies to purchase specialty license plates in lieu of standard fleet license plates; requiring fleet companies to be responsible for certain costs; amending s. 320.08, F.S.; authorizing dealer companies to purchase specialty license plates in lieu of standard dealer license plates; requiring dealer companies to be responsible for certain costs; amending s. 320.08053, F.S.; revising requirements for presale and issuance of specialty license plates; amending s. 320.08056, F.S.; allowing the Department of Highway Safety and Motor Vehicles to authorize dealer and fleet specialty license plates; authorizing a dealer or fleet company to purchase specialty license plates under certain circumstances; providing requirements for such plates; making technical changes; deleting fees relating to the American Red Cross, Donate Organs-Pass It On, St. Johns River, and Hispanic Achievers license plates to conform to changes made by the act; providing additional procedures and requirements for discontinuing issuance of a specialty license plate; conforming cross-references; prohibiting use fees received by any entity from being used for certain purposes; requiring certain organizations to establish endowments based in this state for providing scholarships to Florida residents and to provide documentation of consent to use certain images; revising, as of a specified date, the criteria, procedures, and exceptions under which the department is required to discontinue the issuance of an approved specialty license plate; amending s. 320.08058, F.S.; revising the design of the Special Olympics Florida license plate; revising the distribution of fees collected from the sale of such plates; deleting provisions requiring the department to develop the American Red Cross license plate; revising the authorized use of proceeds from the sale of the Live the Dream license plate; deleting provisions requiring the department to develop the Donate Organs-Pass It On license plate; revising the authorized use of proceeds from the sale of the In God We Trust license plate; deleting provisions requiring the department to develop the St. Johns River and the Hispanic Achievers license plates; revising the authorized use of proceeds from the sale of the Fallen Law Enforcement Officers license plate; requiring the department to develop certain specialty license plates; providing for distribution and use of fees collected from the sale of such plates; amending s. 320.08062, F.S.; directing the department to audit certain organizations that receive funds from the sale of specialty license plates; amending s. 320.08068, F.S.; requiring distribution of a specified percentage of motorcycle specialty license plate annual use fees to Preserve Vision Florida, Inc.; creating s. 320.0875, F.S.; providing for a special motorcycle license plate to be issued to a recipient of the Purple Heart under certain circumstances; providing requirements for the plate; authorizing a certain design for the plate; amending s. 320.089, F.S.; providing for a special license plate to be issued to a recipient of the Bronze Star; providing for distribution of certain annual use fees withheld by the department; providing contingent effective dates.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 412**, pursuant to Rule 3.11(3), there being no objection, **HB 1135** was withdrawn from the Committees on Infrastructure and Security; and Appropriations.

On motion by Senator Bean, the rules were waived and-

HB 1135—A bill to be entitled An act relating to license plates; amending s. 320.06, F.S.; authorizing election of a permanent registration period for certain vehicles if certain conditions are met; providing an exception to the design of dealer license plates; requiring the Department of Highway Safety and Motor Vehicles to conduct a pilot program regarding digital license plates; amending s. 320.0657, F.S.; providing an exception to the design of fleet license plates; authorizing fleet companies to purchase specialty license plates in lieu of standard fleet license plates; requiring fleet companies to be responsible for certain costs; amending s. 320.08, F.S.; authorizing dealers to purchase specialty license plates in lieu of standard dealer license plates; requiring dealers to be responsible for certain costs; amending s. 320.08053, F.S.; revising presale requirements for issuance of a specialty license plate; amending s. 320.08056, F.S.; allowing the department to authorize dealer and fleet specialty license plates; providing requirements for such plates; deleting provisions relating to annual use fees for certain specialty license plates; revising provisions for discontinuing issuance of a specialty license plate; revising provisions relating to expenditure of annual use fees and interest earned therefrom; prohibiting annual use fees received by any entity from being used for certain purposes; requiring the department, in cooperation with independent colleges and universities, to create a standard template specialty license plate for each independent college or university for use in lieu of certain specialty license plates; providing for distribution and use of annual use fees collected from the sale of the plates; providing requirements for meeting the license plate sales threshold and determining the license plate limit; requiring standard template specialty license plates to be ordered from the department; requiring certain organizations to establish endowments based in this state for providing scholarships to Florida residents and to provide documentation of consent to use certain images; providing requirements for issuance of presale vouchers for out-of-state college or university license plates; amending s. 320.08058, F.S.; revising the design of and distribution of proceeds from the Special Olympics Florida specialty license plate; deleting certain specialty license plates; revising the distribution of annual use fees for certain specialty license plates; directing the department to develop certain specialty license plates; providing for distribution and use of fees collected from the sale of the plates: amending s. 320.08062, F.S.; directing the department to audit certain organizations that receive funds from the sale of specialty license plates; amending s. 320.08068, F.S.; requiring distribution of a specified percentage of motorcycle specialty license plate annual use fees to Preserve Vision Florida; amending s. 320.0807, F.S.; deleting provisions relating to special license plates for certain federal and state legislators; creating s. 320.0875, F.S.; providing for a special motorcycle license plate to be issued to a recipient of the Purple Heart; providing requirements for the plate; amending s. 320.089, F.S.; providing for a special license plate to be issued to a recipient of the Bronze Star; providing for the design and issuance of special veteran's motorcycle license plates; amending s. 320.0891, F.S.; revising eligibility requirements for the U.S. Paratroopers license plate; amending s. 320.0894, F.S.; revising requirements for eligibility for and issuance of the Gold Star license plate; providing contingent effective dates.

—a companion measure, was substituted for **CS for CS for SB 412** and read the second time by title.

Senator Bean moved the following amendment:

Amendment 1 (464008) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Effective July 1, 2021, paragraphs (b) and (c) of subsection (1) of section 320.06, Florida Statutes, are amended to read:

320.06 Registration certificates, license plates, and validation stickers generally.—

(1)

- (b)1. Registration license plates bearing a graphic symbol and the alphanumeric system of identification shall be issued for a 10-year period. At the end of the 10-year period, upon renewal, the plate shall be replaced. The department shall extend the scheduled license plate replacement date from a 6-year period to a 10-year period. The fee for such replacement is \$28, \$2.80 of which shall be paid each year before the plate is replaced, to be credited toward the next \$28 replacement fee. The fees shall be deposited into the Highway Safety Operating Trust Fund. A credit or refund may not be given for any prior years' payments of the prorated replacement fee if the plate is replaced or surrendered before the end of the 10-year period, except that a credit may be given if a registrant is required by the department to replace a license plate under s. 320.08056(8)(a). With each license plate, a validation sticker shall be issued showing the owner's birth month, license plate number, and the year of expiration or the appropriate renewal period if the owner is not a natural person. The validation sticker shall be placed on the upper right corner of the license plate. The license plate and validation sticker shall be issued based on the applicant's appropriate renewal period. The registration period is 12 months, the extended registration period is 24 months, and all expirations occur based on the applicant's appropriate registration period. Vehicles taxed pursuant to s. 320.08(6)(a) may elect a permanent registration period, provided payment of the appropriate license taxes and fees occurs annually. A vehicle that has an apportioned registration shall be issued an annual license plate and a cab card that denote the declared gross vehicle weight for each apportioned jurisdiction in which the vehicle is authorized to op-
- 2. In order to retain the efficient administration of the taxes and fees imposed by this chapter, the 80-cent fee increase in the replacement fee imposed by chapter 2009-71, Laws of Florida, is negated as provided in s. 320.0804.
- (c) Registration license plates equipped with validation stickers subject to the registration period are valid for not more than 12 months and expire at midnight on the last day of the registration period. A registration license plate equipped with a validation sticker subject to the extended registration period is valid for not more than 24 months and expires at midnight on the last day of the extended registration period. A registration license plate equipped with a validation sticker subject to a permanent registration period is permanently valid but shall become void if appropriate license taxes and fees are not paid annually. For each registration period after the one in which the metal registration license plate is issued, and until the license plate is required to be replaced, a validation sticker showing the month and year of expiration shall be issued upon payment of the proper license tax amount and fees and is valid for not more than 12 months. For each extended registration period occurring after the one in which the metal registration license plate is issued and until the license plate is required to be replaced, a validation sticker showing the year of expiration shall be issued upon payment of the proper license tax amount and fees and is valid for not more than 24 months. For each permanent registration period occurring after the one in which the metal registration license plate is issued and until the license plate is required to be replaced, a validation sticker showing a permanent registration period shall be issued upon payment of the proper license tax amount and fees and is permanently valid but shall become void if the proper license taxes and fees are not paid annually. When license plates equipped with validation stickers are issued in any month other than the owner's birth month or the designated registration period for any other motor vehicle, the effective date shall reflect the birth month or month and the year of renewal. However, when a license plate or validation sticker is issued for a period of less than 12 months, the applicant shall pay the appropriate amount of license tax and the applicable fee under s. 320.14 in addition to all other fees. Validation stickers issued for vehicles taxed under s. 320.08(6)(a), for any company that owns 250 vehicles or more, or for semitrailers taxed under the provisions of s. 320.08(5)(a), for any company that owns 50 vehicles or more, may be placed on any vehicle in the fleet so long as the vehicle receiving the validation sticker has the

same owner's name and address as the vehicle to which the validation sticker was originally assigned.

Section 2. Paragraph (a) of subsection (3) of section 320.06, Florida Statutes, is amended to read:

320.06 Registration certificates, license plates, and validation stickers generally.—

(3)(a) Registration license plates must be made of metal specially treated with a retroreflection material, as specified by the department. The registration license plate is designed to increase nighttime visibility and legibility and must be at least 6 inches wide and not less than 12 inches in length, unless a plate with reduced dimensions is deemed necessary by the department to accommodate motorcycles, mopeds, or similar smaller vehicles. Validation stickers must also be treated with a retroreflection material, must be of such size as specified by the department, and must adhere to the license plate. The registration license plate must be imprinted with a combination of bold letters and numerals or numerals, not to exceed seven digits, to identify the registration license plate number. The license plate must be imprinted with the word "Florida" at the top and the name of the county in which it is sold, the state motto, or the words "Sunshine State" at the bottom. Apportioned license plates must have the word "Apportioned" at the bottom and license plates issued for vehicles taxed under s. 320.08(3)(d), (4)(m) or (n), (5)(b) or (c), or (14) must have the word "Restricted" at the bottom. License plates issued for vehicles taxed under s. 320.08(12) must be imprinted with the word "Florida" at the top and the word "Dealer" at the bottom unless the license plate is a specialty license plate as authorized in s. 320.08056. Manufacturer license plates issued for vehicles taxed under s. 320.08(12) must be imprinted with the word "Florida" at the top and the word "Manufacturer" at the bottom. License plates issued for vehicles taxed under s. 320.08(5)(d) or (e) must be imprinted with the word "Wrecker" at the bottom. Any county may, upon majority vote of the county commission, elect to have the county name removed from the license plates sold in that county. The state motto or the words "Sunshine State" shall be printed in lieu thereof. A license plate issued for a vehicle taxed under s. 320.08(6) may not be assigned a registration license number, or be issued with any other distinctive character or designation, that distinguishes the motor vehicle as a for-hire motor vehicle.

Section 3. Paragraph (b) of subsection (2) of section 320.0657, Florida Statutes, is amended to read:

320.0657 Permanent registration; fleet license plates.—

(2)

(b) The plates, which shall be of a distinctive color, shall have the word "Fleet" appearing at the bottom and the word "Florida" appearing at the top unless the license plate is a specialty license plate as authorized in s. 320.08056. The plates shall conform in all respects to the provisions of this chapter, except as specified herein. For additional fees as set forth in s. 320.08056, fleet companies may purchase specialty license plates in lieu of the standard fleet license plates. Fleet companies shall be responsible for all costs associated with the specialty license plate, including all annual use fees, processing fees, fees associated with switching license plate types, and any other applicable fees.

Section 4. Subsection (12) of section 320.08, Florida Statutes, is amended to read:

- 320.08 License taxes.—Except as otherwise provided herein, there are hereby levied and imposed annual license taxes for the operation of motor vehicles, mopeds, motorized bicycles as defined in s. 316.003(4), tri-vehicles as defined in s. 316.003, and mobile homes as defined in s. 320.01, which shall be paid to and collected by the department or its agent upon the registration or renewal of registration of the following:
- (12) DEALER AND MANUFACTURER LICENSE PLATES.—A franchised motor vehicle dealer, independent motor vehicle dealer, marine boat trailer dealer, or mobile home dealer and manufacturer license plate: \$17 flat. For additional fees as set forth in s. 320.08056, dealers may purchase specialty license plates in lieu of the standard dealer license plates. Dealers shall be responsible for all costs associated with the specialty license plate, including all annual use fees, processing

fees, fees associated with switching license plate types, and any other applicable fees.

Section 5. Section 320,08053, Florida Statutes, is amended to read:

320.08053 $\it Establishment$ of Requirements for requests to establish specialty license plates.—

- (1) If a specialty license plate requested by an organization is approved by law, the organization must submit the proposed art design for the specialty license plate to the department, in a medium prescribed by the department, as soon as practicable, but no later than 60 days after the act approving the specialty license plate becomes a law.
- (2)(a) Within 120 days after following the specialty license plate becomes becoming law, the department shall establish a method to issue a specialty license plate voucher to allow for the presale of the specialty license plate. The processing fee as prescribed in s. 320.08056, the service charge and branch fee as prescribed in s. 320.04, and the annual use fee as prescribed in s. 320.08056 shall be charged for the voucher. All other applicable fees shall be charged at the time of issuance of the license plates.
- (b) Within 24 months after the presale specialty license plate voucher is established, the approved specialty license plate organization must record with the department a minimum of 3,000 1,000 voucher sales, or in the case of an out-of-state college or university license plate, 4,000 voucher sales, before manufacture of the license plate may commence. If, at the conclusion of the 24-month presale period, the minimum sales requirement has requirements have not been met, the specialty plate is deauthorized and the department shall discontinue development of the plate and discontinue issuance of the presale vouchers. Upon deauthorization of the license plate, a purchaser of the license plate voucher may use the annual use fee collected as a credit towards any other specialty license plate or apply for a refund on a form prescribed by the department.
- (3)(a) New specialty license plates that have been approved by law but are awaiting issuance under paragraph (b) shall be issued in the order they appear in s. 320.08058 provided that they have met the presale requirement. All other provisions of this section must also be met before a specialty license plate may be issued. If the next awaiting specialty license plate has not met the presale requirement, the department shall proceed in the order provided in s. 320.08058 to identify the next qualified specialty license plate that has met the presale requirement. The department shall cycle through the list in statutory order.
- (b) If the Legislature has approved 150 or more specialty license plates, the department may not make any new specialty license plates available for design or issuance until a sufficient number of plates are discontinued pursuant to s. 320.08056(8) such that the number of plates being issued does not exceed 150. Notwithstanding s. 320.08056(8)(a), the 150-license-plate limit includes license plates above the minimum sales threshold and those exempt from that threshold.
- Section 6. Present subsection (12) of section 320.08056, Florida Statutes, is renumbered as subsection (15), subsections (2) and (4), paragraph (a) of subsection (10), and subsection (11) are amended, paragraphs (c) through (f) are added to subsection (8), and new subsections (12), (13), and (14) are added to that section, to read:

320.08056 Specialty license plates.—

- (2)(a) The department shall issue a specialty license plate to the owner or lessee of any motor vehicle, except a vehicle registered under the International Registration Plan, a commercial truck required to display two license plates pursuant to s. 320.0706, or a truck tractor, upon request and payment of the appropriate license tax and fees.
- (b) The department may authorize dealer and fleet specialty license plates. With the permission of the sponsoring specialty license plate organization, a dealer or fleet company may purchase specialty license plates to be used on dealer and fleet vehicles.
- (c) Notwithstanding s. 320.08058, a dealer or fleet specialty license plate must include the letters "DLR" or "FLT" on the right side of the license plate. Dealer and fleet specialty license plates must be ordered directly from the department.

(4) The following license plate annual use fees shall be collected for the appropriate specialty license plates:

(a) Manatee license plate, \$25.

(a)(b) Challenger/Columbia license plate, \$25, except that a person who that purchases 1,000 or more of such license plates shall pay an annual use fee of \$15 per plate.

(c) Collegiate license plate, \$25.

(b)(d) Florida Salutes Veterans license plate, \$15.

(e) Florida panther license plate, \$25.

(c) Florida United States Olympic Committee license plate, \$15.

(d)(g) Florida Special Olympics license plate, \$15.

(e)(h) Florida educational license plate, \$20.

(i) Florida Professional Sports Team license plate, \$25.

(f)(j) Florida Indian River Lagoon license plate, \$15.

(g)(k) Invest in Children license plate, \$20.

(h)(1) Florida arts license plate, \$20.

(m) Bethune-Cookman University license plate, \$25.

(i)(n) Florida Agricultural license plate, \$20.

(j)(e) Police Athletic League license plate, \$20.

(k) Boy Scouts of America license plate, \$20.

(q) Largemouth Bass license plate, \$25.

(l)(r) Sea Turtle license plate, \$23.

(m)(s) Protect Wild Dolphins license plate, \$20.

(t) Barry University license plate, \$25.

(n)(u) Everglades River of Grass license plate, \$20.

(v) Keep Kids Drug-Free license plate, \$25.

(w) Florida Sheriffs Youth Ranches license plate, \$25.

(x) Conserve Wildlife license plate, \$25.

(y) Florida Memorial University license plate, \$25.

(o)(z) Tampa Bay Estuary license plate, \$15.

(p)(aa) Florida Wildflower license plate, \$15.

(q)(bb) United States Marine Corps license plate, \$15.

(r)(ce) Choose Life license plate, \$20.

(s)(dd) Share the Road license plate, \$15.

(ee) American Red Cross license plate, \$25.

(ff) United We Stand license plate, \$25.

(gg) Breast Cancer Research license plate, \$25.

(hh) Protect Florida Whales license plate, \$25.

(ii) Florida Golf license plate, \$25.

(t)(jj) Florida Firefighters license plate, \$20.

(u)(kk) Police Benevolent Association license plate, \$20.

(v)(11) Military Services license plate, \$15.

(mm) Protect Our Reefs license plate, \$25.

(w)(nn) Fish Florida license plate, \$22.

(00) Child Abuse Prevention and Intervention license plate, \$25.

(pp) Hospice license plate, \$25.

(qq) Stop Heart Disease license plate, \$25.

(x)(rr) Save Our Seas license plate, \$25, except that for an owner purchasing the specialty license plate for more than 10 vehicles registered to that owner, the annual use fee shall be \$10 per plate.

(y)(ss) Aquaculture license plate, \$25, except that for an owner purchasing the specialty license plate for more than 10 vehicles registered to that owner, the annual use fee shall be \$10 per plate.

(tt) Family First license plate, \$25.

(uu) Wildlife Foundation of Florida license plate, \$25.

(vv) Live the Dream license plate, \$25.

(ww) Florida Food Banks license plate, \$25.

(xx) Discover Florida's Oceans license plate, \$25.

(yy) Family Values license plate, \$25.

(zz) Parents Make A Difference license plate, \$25.

(aaa) Support Soccer license plate, \$25.

(bbb) Kids Deserve Justice license plate, \$25.

(ccc) Animal Friend license plate, \$25.

(ddd) Future Farmers of America license plate, \$25.

(eee) Donate Organs Pass It On license plate, \$25.

(fff) A State of Vision license plate, \$25.

(ggg) Homeownership For All license plate, \$25.

(hhh) Florida NASCAR license plate, \$25.

(iii) Protect Florida Springs license plate, \$25.

(jjj) Trees Are Cool license plate, \$25.

(kkk) Support Our Troops license plate, \$25.

(lll) Florida Tennis license plate, \$25.

(mmm) Lighthouse Association license plate, \$25.

(nnn) In God We Trust license plate, \$25.

(000) Horse Country license plate, \$25.

(ppp) Autism license plate, \$25.

(qqq) St. Johns River license plate, \$25.

(rrr) Hispanic Achievers license plate, \$25.

(sss) Endless Summer license plate, \$25.

(ttt) Fraternal Order of Police license plate, \$25.

(uuu) Protect Our Oceans license plate, \$25.

(vvv) Florida Horse Park license plate, \$25.

(www) Florida Biodiversity Foundation license plate, \$25.

(xxx) Freemasonry license plate, \$25.

(yyy) American Legion license plate, \$25.

(zzz) Lauren's Kids license plate, \$25.

(aaaa) Big Brothers Big Sisters license plate, \$25.

(bbbb) Fallen Law Enforcement Officers license plate, \$25.

(ecce) Florida Sheriffs Association license plate, \$25.

(dddd) Keiser University license plate, \$25.

(eeee) Moffitt Cancer Center license plate, \$25.

(8)

(c) A vehicle owner or lessee issued a specialty license plate that has been discontinued by the department may keep the discontinued specialty license plate for the remainder of the 10-year license plate replacement period and must pay all other applicable registration fees. However, such owner or lessee is exempt from paying the applicable specialty license plate annual use fee under paragraph (3)(d) or subsection (4) for the remainder of the 10-year license plate replacement period.

(d) If the department discontinues issuance of a specialty license plate, all annual use fees held or collected by the department shall be distributed within 180 days after the date the specialty license plate is discontinued. Of those fees, the department shall retain an amount sufficient to defray the applicable administrative and inventory closeout costs associated with discontinuance of the plate. All remaining proceeds shall be distributed to the appropriate organization or organizations pursuant to s. 320.08058.

(e) If an organization that is the intended recipient of the funds pursuant to s. 320.08058 no longer exists, the department shall deposit any undisbursed proceeds into the Highway Safety Operating Trust Fund.

(f) Notwithstanding paragraph (a), on January 1 of each year, the department shall discontinue the specialty license plate with the fewest number of plates in circulation, including license plates exempt from a statutory sales requirement. The department shall mail a warning letter to the sponsoring organizations of the 10 percent of specialty license plates with the lowest number of valid, active registrations as of December 1 of each year.

(10)(a) A specialty license plate annual use fee collected and distributed under this chapter, or any interest earned from those fees, may not be used for commercial or for-profit activities nor for general or administrative expenses, except as authorized by s. 320.08058 or to pay the cost of the audit or report required by s. 320.08062(1). The fees and any interest earned from the fees may be expended only for use in this state unless the annual use fee is derived from the sale of United States Armed Forces and veterans-related specialty license plates pursuant to paragraph (3)(d) for the Support Our Troops and American Legion license plates; paragraphs (4)(b), (q), and (v) for the Florida Salutes Veterans, United States Marine Corps, and Military Services license plates, respectively; paragraphs (4)(d), (bb), (ll), (kkk), and (yyy) and s. 320.0891 for the U.S. Paratrooper license plate.

(11) The annual use fee from the sale of specialty license plates, the interest earned from those fees, or any fees received by *any entity* an agency as a result of the sale of specialty license plates may not be used for the purpose of marketing to, or lobbying, entertaining, or rewarding, an employee of a governmental agency that is responsible for the sale and distribution of specialty license plates, or an elected member or employee of the Legislature.

(12) Notwithstanding s. 320.08058(3)(a), the department, in cooperation with the independent colleges or universities as defined in s. 1009.89 or s. 1009.891, shall create a standard template specialty license plate with a unique logo or graphic identifying each independent college or university. Each independent college or university may elect to use this standard template specialty license plate in lieu of its own specialty license plate. Annual use fees from the sale of these license plates shall be distributed to the independent college or university for which the logo or graphic is displayed on the license plate and shall be used as provided in s. 320.08058(3). Independent colleges or universities opting to use the standard template specialty license plate shall have their plate sales combined for purposes of meeting the minimum license plate sales threshold in paragraph (8)(a) and for determining the license plate limit in s. 320.08053(3)(b). Specialty license plates created pursuant to this subsection must be ordered directly from the department.

- (13) For out-of-state college or university license plates created pursuant to this section, documentation acceptable to the department that the department has the college's or university's consent to use an appropriate image on a license plate shall be on file with the department prior to development of the out-of-state college or university license plate.
- (14) Before the issuance of vouchers for the presale of an out-of-state college or university license plate, the department shall determine whether the state in which the out-of-state college or university is located has authorized any license plates for colleges or universities located in this state. The department may not issue any out-of-state college or university license plate unless the state in which the college or university is located has authorized license plates for colleges or universities located in this state.
- Section 7. Effective July 1, 2023, paragraph (a) of subsection (8) of section 320.08056, Florida Statutes, is amended to read:

320.08056 Specialty license plates.—

- (8)(a) The department must discontinue the issuance of an approved specialty license plate if the number of valid specialty plate registrations falls below 3,000, or in the case of an out-of-state college or university license plate, 4,000, 1,000 plates for at least 12 consecutive months. The department shall mail a warning letter shall be mailed to the sponsoring organization following the first month in which the total number of valid specialty plate registrations is below 3,000, or in the case of an out-of-state college or university license plate, 4,000 1,000 plates. This paragraph does not apply to in-state collegiate license plates established under s. 320.08058(3), license plates of institutions in and entities of the State University System, specialty license plates that have statutory eligibility limitations for purchase, specialty license plates for which annual use fees are distributed by a foundation for student and teacher leadership programs and teacher recruitment and retention, or Florida Professional Sports Team license plates established under s. 320.08058(9).
- Section 8. Present subsections (32) through (52), (54) through (56), (58) through (68), and (71) through (84) of section 320.08058, Florida Statutes, are renumbered as subsections (31) through (51), (52) through (54), (55) through (65), and (66) through (79), respectively, subsection (7), present subsection (31), present subsections (48), (53), (57), (66), (69), and (70), paragraph (b) of present subsection (80), and paragraph (a) of present subsection (84) are amended, and new subsections (80) through (111) are added to that section, to read:

320.08058 Specialty license plates.—

(7) SPECIAL OLYMPICS FLORIDA LICENSE PLATES.—

- (a) Special Olympics Florida license plates must contain the official Special Olympics Florida logo and must bear *the colors and a* design and colors that are approved by the department. The word "Florida" must be centered at the top bottom of the plate, and the words "Be a Fan" "Everyone Wins" must be centered at the bottom top of the plate.
- (b) The license plate annual use fees must are to be annually distributed as follows:
- 1. The first \$5 million collected annually must be forwarded to Special Olympics Florida the private nonprofit corporation as described in s. 393.002 and must be used solely for Special Olympics purposes as approved by the private nonprofit corporation.
- 2. Any additional fees must be deposited into the General Revenue Fund.

(31) AMERICAN RED CROSS LICENSE PLATES.

- (a) Notwithstanding the provisions of s. 320.08053, the department shall develop an American Red Cross license plate as provided in this section. The word "Florida" must appear at the top of the plate, and the words "American Red Cross" must appear at the bottom of the plate.
- (b) The department shall retain all revenues from the sale of such plates until all startup costs for developing and issuing the plates have been recovered. Thereafter, 50 percent of the annual use fees shall be distributed to the American Red Cross Chapter of Central Florida, with statistics on sales of license plates, which are tabulated by county. The

American Red Cross Chapter of Central Florida must distribute to each of the chapters in this state the moneys received from sales in the counties covered by the respective chapters, which moneys must be used for education and disaster relief in Florida. Fifty percent of the annual use fees shall be distributed proportionately to the three statewide approved poison control centers for purposes of combating bioterrorism and other poison related purposes.

(47)(48) LIVE THE DREAM LICENSE PLATES.—

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- (a) The department shall develop a Live the Dream license plate as provided in this section. Live the Dream license plates must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Live the Dream" must appear at the bottom of the plate.
- (b) The proceeds of the annual use fee shall be distributed to the Dream Foundation, Inc., to The Dream Foundation, Inc., shall retain the first \$60,000 in proceeds from the annual use fees as reimbursement for administrative costs, startup costs, and costs incurred in the approval process. Thereafter, up to 25 percent shall be used for continuing promotion and marketing of the license plate and concept. The remaining funds shall be used in the following manner:
- 1. Up to 5 percent may be used to administer, promote, and market the license plate.
- 2.1. At least 60 Twenty five percent shall be distributed equally among the sickle cell organizations that are Florida members of the Sickle Cell Disease Association of America, Inc., for programs that provide research, care, and treatment for sickle cell disease.
- 2. Twenty five percent shall be distributed to the Florida chapter of the March of Dimes for programs and services that improve the health of babies through the prevention of birth defects and infant mortality.
- 3. Ten percent shall be distributed to the Florida Association of Healthy Start Coalitions to decrease racial disparity in infant mortality and to increase healthy birth outcomes. Funding will be used by local Healthy Start Coalitions to provide services and increase screening rates for high risk pregnant women, children under 4 years of age, and women of childbearing age.
- 3.4. At least 30 Ten percent shall be distributed to Chapman the Community Partnership for Homeless, Inc., for programs that provide relief from poverty, hunger, and homelessness.
- 4. Up to 5 percent may be distributed by the department on behalf of The Dream Foundation, Inc., to The Martin Luther King, Jr. Center for Nonviolent Social Change, Inc., as a royalty for the use of the image of Dr. Martin Luther King, Jr.
- 5. Five percent of the proceeds shall be used by the foundation for administrative costs directly associated with operations as they relate to the management and distribution of the proceeds.

(53) SUPPORT SOCCER LICENSE PLATES.

- (a) The department shall develop a Support Soccer license plate as provided in this section. Support Soccer license plates must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Support Soccer" must appear at the bottom of the plate.
- (b) The annual use fees shall be distributed to the Lighthouse Soccer Foundation, Inc., which shall retain the initial revenues from the sale of such plates until all startup costs for developing and establishing the plate have been recovered, not to exceed \$85,000. Thereafter, the proceeds of the annual use fee shall be used in the following manner:
- 1. Up to 25 percent of the proceeds may be used by the Lighthouse Soccer Foundation, Inc., for continuing promotion and marketing of the license plate and concept.
- 2. Twenty percent shall be distributed to the Florida Youth Soccer Association for programs and services that foster the physical, mental, and emotional growth and development of Florida's youth through the sport of soccer at all levels of age and competition, including a portion to be determined by the Florida Youth Soccer Association for the TOP-

Soccer program to promote participation by the physically and mentally disadvantaged.

- 3. Twenty percent shall be distributed as grants for programs that promote participation by the economically disadvantaged and to support soccer programs where none previously existed.
- 4. Ten percent shall be distributed to the Florida State Soccer Association to promote the sport of soccer and the long-term development of the sport.
- 5. Ten percent shall be distributed as grants for programs that promote and support the construction of fields and soccer specific infrastructure.
- 6. Ten percent shall be distributed as grants for programs that foster and promote health, physical fitness, and educational opportunities through soccer.
- 7. Five percent shall be expended by the Lighthouse Soccer Foundation, Inc., for administrative costs directly associated with the foundation's operations as they relate to the management and distribution of the proceeds.

(57) DONATE ORGANS PASS IT ON LICENSE PLATES.

- (a) The department shall develop a Donate Organs Pass It On license plate as provided in this section. The word "Florida" must appear at the top of the plate, and the words "Donate Organs Pass It On" must appear at the bottom of the plate.
- (b) The annual use fees shall be distributed to Transplant Foundation, Inc., and shall use up to 10 percent of the proceeds from the annual use fee for marketing and administrative costs that are directly associated with the management and distribution of the proceeds. The remaining proceeds shall be used to provide statewide grants for patient services, including preoperative, rehabilitative, and housing assistance; organ donor education and awareness programs; and statewide medical research.

(63)(66) IN GOD WE TRUST LICENSE PLATES.—

- (a) The department shall develop an In God We Trust license plate as provided in this section. However, the requirements of s. 320.08053 must be met before the plates are issued. In God We Trust license plates must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "In God We Trust" must appear in the body of the plate.
- (b) The license plate annual use fees shall be distributed to the In God We Trust Foundation, Inc., which may use up to 10 percent of the proceeds to offset marketing, administration, and promotion, and the remainder of the proceeds to address the needs of the military community and the public safety community; provide educational grants and scholarships to foster self-reliance and stability in Florida's children; and provide education in to fund educational scholarships for the children of Florida residents who are members of the United States Armed Forces, the National Guard, and the United States Armed Forces Reserve and for the children of public safety employees who have died in the line of duty who are not covered by existing state law. Funds shall also be distributed to other s. 501(c)(3) organizations that may apply for grants and scholarships and to provide educational grants to public and private schools regarding to promote the historical and religious significance of religion in American and Florida history. The In God We Trust Foundation, Inc., shall distribute the license plate annual use fees in the following manner:
- 1. The In God We Trust Foundation, Inc., shall retain all revenues from the sale of such plates until all startup costs for developing and establishing the plate have been recovered.
- 2. Ten percent of the funds received by the In God We Trust Foundation, Inc., shall be expended for administrative costs, promotion, and marketing of the license plate directly associated with the operations of the In God We Trust Foundation, Inc.
- 3. All remaining funds shall be expended by the In God We Trust Foundation, Inc., for programs.

(69) ST. JOHNS RIVER LICENSE PLATES.

- (a) The department shall develop a St. Johns River license plate as provided in this section. The St. Johns River license plates must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "St. Johns River" must appear at the bottom of the plate.
- (b) The requirements of s. 320.08053 must be met prior to the issuance of the plate. Thereafter, the license plate annual use fees shall be distributed to the St. Johns River Alliance, Inc., a s. 501(c)(3) non-profit organization, which shall administer the fees as follows:
- 1. The St. Johns River Alliance, Inc., shall retain the first \$60,000 of the annual use fees as direct reimbursement for administrative costs, startup costs, and costs incurred in the development and approval process. Thereafter, up to 10 percent of the annual use fee revenue may be used for administrative costs directly associated with education programs, conservation, research, and grant administration of the organization, and up to 10 percent may be used for promotion and marketing of the specialty license plate.
- 2. At least 30 percent of the fees shall be available for competitive grants for targeted community based or county based research or projects for which state funding is limited or not currently available. The remaining 50 percent shall be directed toward community outreach and access programs. The competitive grants shall be administered and approved by the board of directors of the St. Johns River Alliance, Inc. A grant advisory committee shall be composed of six members chosen by the St. Johns River Alliance board members.
- 3. Any remaining funds shall be distributed with the approval of and accountability to the board of directors of the St. Johns River Alliance, Inc., and shall be used to support activities contributing to education, outreach, and springs conservation.

(70) HISPANIC ACHIEVERS LICENSE PLATES.

- (a) Notwithstanding the requirements of s. 320.08053, the department shall develop a Hispanic Achievers license plate as provided in this section. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Hispanic Achievers" must appear at the bottom of the plate.
- (b) The proceeds from the license plate annual use fee shall be distributed to National Hispanic Corporate Achievers, Inc., a nonprofit corporation under s. 501(e)(3) of the Internal Revenue Code, to fund grants to nonprofit organizations to operate programs and provide scholarships and for marketing the Hispanic Achievers license plate. National Hispanic Corporate Achievers, Inc., shall establish a Hispanic Achievers Grant Council that shall provide recommendations for statewide grants from available Hispanic Achievers license plate proceeds to nonprofit organizations for programs and scholarships for Hispanic and minority Floridians. National Hispanic Corporate Achievers, Inc., shall also establish a Hispanic Achievers License Plate Fund. Moneys in the fund shall be used by the grant council as provided in this paragraph. All funds received under this subsection must be used in this state.
- (e) National Hispanic Corporate Achievers, Inc., may retain all proceeds from the annual use fee until documented startup costs for developing and establishing the plate have been recovered. Thereafter, the proceeds from the annual use fee shall be used as follows:
- 1. Up to 5 percent of the proceeds may be used for the cost of administration of the Hispanic Achievers License Plate Fund, the Hispanic Achievers Grant Council, and related matters.
- 2. Funds may be used as necessary for annual audit or compliance affidavit costs.
- 3. Up to 20 percent of the proceeds may be used to market and promote the Hispanic Achievers license plate.
- 4. Twenty-five percent of the proceeds shall be used by the Hispanie Corporate Achievers, Inc., located in Seminole County, for grants.
- 5. The remaining proceeds shall be available to the Hispanic Achievers Grant Council to award grants for services, programs, or

scholarships for Hispanic and minority individuals and organizations throughout Florida. All grant recipients must provide to the Hispanic Achievers Grant Council an annual program and financial report regarding the use of grant funds. Such reports must be available to the public.

(d) Effective July 1, 2014, the Hispanie Achievers license plate will shift into the presale voucher phase, as provided in s. 320.08053(2)(b). National Hispanie Corporate Achievers, Inc., shall have 24 months to record a minimum of 1,000 sales. Sales include existing active plates and vouchers sold subsequent to July 1, 2014. During the voucher period, new plates may not be issued, but existing plates may be renewed. If, at the conclusion of the 24 month presale period, the requirement of a minimum of 1,000 sales has been met, the department shall resume normal distribution of the Hispanie Achievers license plate. If, after 24 months, the minimum of 1,000 sales has not been met, the department shall discontinue the Hispanie Achievers license plate. This subsection is repealed June 30, 2016.

(75)(80) FALLEN LAW ENFORCEMENT OFFICERS LICENSE PLATES.—

(b) The annual use fees shall be distributed to the Police and Kids Foundation, Inc., which may use up to a maximum of 10 percent of the proceeds for marketing to promote and market the plate. All remaining The remainder of the proceeds shall be distributed to and used by the Police and Kids Foundation, Inc., for its operations, activities, programs, and projects to invest and reinvest, and the interest earnings shall be used for the operation of the Police and Kids Foundation, Inc.

(79)(84) BLUE ANGELS LICENSE PLATES.—

(a) The department shall develop a Blue Angels license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Home of the Blue Angels" must appear at the bottom of the plate; however, the development of the plate is contingent upon the enactment of legislation creating an annual use fee under s. 320.08056 for the Blue Angels license plate.

(80) DUCKS UNLIMITED LICENSE PLATES.—

- (a) The department shall develop a Ducks Unlimited license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Conserving Florida Wetlands" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to Ducks Unlimited, Inc., a nonprofit corporation under s. 501(c)(3) of the Internal Revenue Code, to be used as follows:
- 1. Up to 5 percent of the proceeds may be used for administrative costs and marketing of the plate.
- 2. At least 95 percent of the proceeds shall be used in this state to support the mission and efforts of Ducks Unlimited, Inc., to conserve, restore, and manage Florida wetlands and associated habitats for the benefit of waterfowl, other wildlife, and people.

(81) AUBURN UNIVERSITY LICENSE PLATES.—

- (a) The department shall develop an Auburn University license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "War Eagle" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed annually as follows:
- 1. Up to 10 percent of the moneys raised from the sale of the plates may be used for continuing marketing and promotion of the plates by the Tampa Bay Auburn Club.
- 2. In each school district that has a district prekindergarten through grade 12 public school foundation or a direct-support organization, the moneys raised in that school district through the sale of Auburn Uni-

versity license plates must be distributed to the foundation or organization for enhancing educational programs.

3. In each school district that does not have a district prekindergarten through grade 12 public school foundation or a directsupport organization, the moneys raised in that school district through the sale of Auburn University license plates must be distributed to the district school board and must be used at the discretion of the board for enhancing educational programs.

(82) BEAT CHILDHOOD CANCER LICENSE PLATES.—

- (a) The department shall develop a Beat Childhood Cancer license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Beat Childhood Cancer" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed as follows:
- 1. Seventy-five percent of the proceeds shall be distributed to Beat Nb, Inc., which may use up to 10 percent of its proceeds for administrative costs directly associated with the operation of the corporation and for marketing and promoting the plate. All remaining proceeds shall be used by the corporation to fund pediatric cancer treatment and research.
- 2. Twenty-five percent of the proceeds shall be distributed to the Ryan Callahan Foundation, Inc., a nonprofit corporation under s. 501(c)(3) of the Internal Revenue Code. Its proceeds shall be used by the corporation to fund pediatric cancer treatment and research.

(83) WALT DISNEY WORLD LICENSE PLATES.—

- (a) The department shall develop a Walt Disney World license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Walt Disney World" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Make-A-Wish Foundation of Central and Northern Florida, Inc., a nonprofit organization under s. 501(c)(3) of the Internal Revenue Code. Up to 10 percent of the proceeds from the sale of such plates may be used for administrative and marketing costs. All remaining proceeds from the annual use fees shall be used by the Make-a-Wish Foundation of Central and Northern Florida, Inc., for activities and programs for families with critically ill children.

(84) FLORIDA 4-H LICENSE PLATES.—

- (a) The department shall develop a Florida 4-H license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the term "4-H" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to Florida 4-H and used for the following purposes:
- 1. Up to 10 percent of the fees may be used for administrative and marketing costs of the plate.
- 2. Twenty percent must be used to support leadership development in this state, including leadership development programs operated by 4-H University, state agencies, and the Legislature.
- 3. Twenty percent must be used to support competitive teams in this state.
- 4. The remainder must be used to support Florida 4-H camps under the Florida 4-H program as designated by the University of Florida.

(85) DONATE LIFE FLORIDA LICENSE PLATES.—

(a) The department shall develop a Donate Life Florida license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must

appear at the top of the plate, and the words "Donors Save Lives" must appear at the bottom of the plate.

(b) The annual use fees from the sale of the plate shall be distributed to Donate Life Florida, which may use up to 10 percent of the proceeds for marketing and administrative costs. All remaining proceeds from the annual use fees shall be used by Donate Life Florida to educate Florida residents on the importance of organ, tissue, and eye donation and for the continued maintenance of the Joshua Abbott Organ and Tissue Donor Registry.

$\begin{array}{ll} \textit{(86)} & \textit{FLORIDA STATE BEEKEEPERS ASSOCIATION LICENSE} \\ \textit{PLATES.} -- \end{array}$

- (a) The department shall develop a Florida State Beekeepers Association license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Save the Bees" must appear at the bottom of the plate.
- (b) The annual use fees shall be distributed to the Florida State Beekeepers Association, a Florida nonprofit corporation. The Florida State Beekeepers Association may use up to 10 percent of the proceeds for administrative, promotional, and marketing costs of the license plate.
- (c) All remaining proceeds shall be distributed to the Florida State Beekeepers Association and shall be used to raise awareness of the importance of beekeeping to Florida agriculture by funding honeybee research, education, outreach, and husbandry. The Florida State Beekeepers Association board of managers must approve and is accountable for all such expenditures.

(87) ROTARY LICENSE PLATES.—

- (a) The department shall develop a Rotary license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the word "Rotary" must appear on the bottom of the plate. The license plate must bear the Rotary International wheel emblem.
- (b) The annual use fees shall be distributed to the Community Foundation of Tampa Bay, Inc., to be used as follows:
- 1. Up to 10 percent of the proceeds may be used for administrative costs and for marketing of the plate.
- 2. Ten percent of the proceeds shall be distributed to Rotary's Camp Florida for direct support to all programs and services provided to children with special needs who attend the camp.
- 3. All remaining proceeds shall be distributed, proportionally based on sales, to each Rotary district in the state in support of Rotary youth programs in Florida.

(88) HIGHWAYMEN LICENSE PLATES.—

- (a) The department shall develop a Highwaymen license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the word "Highwaymen" must appear at the bottom of the plate.
- (b) The annual use fees shall be distributed to the City of Fort Pierce, subject to a city resolution designating the city as the fiscal agent of the license plate. The city may use up to 10 percent of the proceeds for administrative costs and marketing of the plate and shall use the remainder of the proceeds as follows:
- 1. Before completion of construction of the Highwaymen Museum and African-American Cultural Center, the city shall distribute at least 15 percent of the proceeds to the St. Lucie Education Foundation, Inc., to fund art education and art projects in public schools within St. Lucie County. All remaining proceeds shall be used by the city to fund the construction of the Highwaymen Museum and African-American Cultural Center.
- 2. Upon completion of construction of the Highwaymen Museum and African-American Cultural Center, the city shall distribute at least 10

percent of the proceeds to the St. Lucie Education Foundation, Inc., to fund art education and art projects in public schools within St. Lucie County. All remaining proceeds shall be used by the city to fund the day-to-day operations of the Highwaymen Museum and African-American Cultural Center.

(89) DAN MARINO CAMPUS LICENSE PLATES.—

- (a) The department shall develop a Dan Marino Campus license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Marino Campus" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Dan Marino Foundation, a Florida nonprofit corporation, which may use up to 10 percent of the proceeds for administrative costs and marketing of the plate. All remaining proceeds shall be used by the Dan Marino Foundation to assist Floridians with developmental disabilities in becoming employed, independent, and productive and to promote and fund education scholarships and awareness of these services.

(90) ORLANDO CITY SOCCER CLUB LICENSE PLATES.—

- (a) The department shall develop an Orlando City Soccer Club license plate as provided in paragraph (9)(a).
- (b) The annual use fees from the sale of the plate shall be distributed and used as provided in paragraph (9)(b).
- $(91)\;\;DAUGHTERS$ OF THE AMERICAN REVOLUTION LICENSE PLATES.—
- (a) The department shall develop a Daughters of the American Revolution license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Daughters of the American Revolution" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Daughters of the American Revolution, a nonprofit organization under s. 501(c)(3) of the Internal Revenue Code. Up to 10 percent of the proceeds may be used for the promotion and marketing of the plate. The remainder of the proceeds shall be used within this state by the Daughters of the American Revolution, a nonpolitical volunteer women's service organization, to promote patriotism, preserve American history, and secure America's future through educational programs for local public and private K-12 students and scholarships and other educational funding for underprivileged children.

(92) GADSDEN FLAG LICENSE PLATES.—

- (a) The department shall develop a Gadsden Flag license plate as provided in this section and s. 320.08053. The design of the license plate must replicate the color, layout, and design of the Gadsden Flag. The word "Florida" must appear at the top of the plate, and the words "Don't Tread on Me" must appear at the bottom of the plate.
- (b) The annual use fees shall be distributed to the Florida Veterans Foundation, a direct-support organization of the Department of Veterans' Affairs, and must be used to benefit veterans. Up to 10 percent of the proceeds may be used for continuing promotion and marketing of the license plate.

(93) AMERICA THE BEAUTIFUL LICENSE PLATES.—

- (a) The department shall develop an America the Beautiful license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "America the Beautiful" must appear at the bottom of the plate.
- (b) The annual use fees from the plate must be distributed to the America the Beautiful Fund as follows: 10 percent to offset administrative costs, marketing, and promotion of the plate and 90 percent for projects and programs teaching character, leadership, and service to Florida youth; the provision of supportive services and assistance to members of the military community; outdoor education advancing the

ideal of self-sufficiency; wildlife conservation, including imperiled and managed species; the maintenance of historic or culturally important sites, buildings, structures, or objects; and the development and modification of playgrounds, recreational areas, or other outdoor amenities, including disability access.

(94) EXPLORE OFF ROAD FLORIDA LICENSE PLATES.—

- (a) The department shall develop an Explore Off Road Florida license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Explore Off Road" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Florida Off Road Foundation, Inc., a nonprofit corporation under s. 501(c)(3) of the Internal Revenue Code. Up to 10 percent of the funds may be used for marketing of the plate, costs directly associated with creation of the plate, and administrative costs related to distribution of proceeds, including annual audit services and compliance affidavit costs. The remainder of the funds shall be used by the Florida Off Road Foundation, Inc., to fund qualified nonprofit organizations that protect and preserve Florida's natural off-road habitat; educate Floridians about responsible use of the off-road environment; support civilian volunteer programs to promote the use of off-road vehicles to assist law enforcement in situations such as search and rescue; support organized cleanups, trail maintenance, and restoration; or preserve Florida's off-road culture.

(95) AMERICAN EAGLE LICENSE PLATES.—

- (a) The department shall develop an American Eagle license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "In God We Trust" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the American Eagle Foundation for deposit in the foundation's national endowment fund. Up to 10 percent of the funds received may be used for administrative costs and marketing of the plate. The American Eagle Foundation shall use the remainder of the proceeds to fund public education programs, rescue and care programs, and other conservation efforts in Florida that benefit bald eagles.

(96) GUARDIAN AD LITEM LICENSE PLATES.—

- (a) The department shall develop a Guardian Ad Litem license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Heartfelt Child Advocacy" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Florida Guardian Ad Litem Foundation, Inc., a direct-support organization and a nonprofit corporation under s. 501(c)(3) of the Internal Revenue Code. Up to 10 percent of the proceeds may be used for administrative costs and the marketing of the plate. The remainder of the proceeds must be used in this state to support the mission and efforts of the statewide Guardian Ad Litem Program to represent abused, abandoned, and neglected children and advocate for their best interests; recruit and retain volunteer child advocates; and meet the unique needs of the dependent children the program serves.

(97) JUMBO SHRIMP LICENSE PLATES.—

- (a) The department shall develop a Jumbo Shrimp license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Jumbo Shrimp" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to St. Johns Riverkeeper, Inc., a nonprofit organization under s. 501(c)(3) of the Internal Revenue Code. Up to 10 percent of the proceeds may be used for the promotion and marketing of the plate. The remainder of the proceeds shall be used by St. Johns Riverkeeper, Inc., for programs and activities related to fulfilling its mission to protect and restore the health of the St. Johns River.

(98) THANK A LINEMAN LICENSE PLATES.—

- (a) The department shall develop a Thank a Lineman license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Thank a Lineman" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Lake-Sumter State College Foundation, Inc., a nonprofit Florida corporation under s. 501(c)(3) of the Internal Revenue Code, to fund scholarships for students enrolled in the Electrical Distribution Technology Program at Lake-Sumter State College. Up to 10 percent of the funds received by the Lake-Sumter State College Foundation, Inc., may be used for marketing of the plate and costs directly associated with the administration of the foundation.

(99) BEST BUDDIES LICENSE PLATES.—

- (a) The department shall develop a Best Buddies license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the term "BestBuddies.org" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to Best Buddies International, Inc., a nonprofit corporation under s. 501(c)(3) of the Internal Revenue Code, which may use up to 10 percent of the fees for administrative costs and marketing of the plate. The balance of the fees shall be used by Best Buddies International, Inc., to create opportunities for one-to-one friendships, integrated employment, leadership development, and inclusive living for individuals with intellectual and developmental disabilities.

(100) UNIVERSITY OF GEORGIA LICENSE PLATES.—

- (a) The department shall develop a University of Georgia license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "The University of Georgia" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed annually as follows:
- 1. Up to 10 percent of the moneys raised from the sale of the plates may be used for continuing marketing and promotion of the plates by the Georgia Bulldog Club of Jacksonville.
- 2. In each school district that has a district prekindergarten through grade 12 public school foundation or a direct-support organization, the moneys raised in that school district through the sale of University of Georgia license plates must be distributed to the foundation or organization for enhancing educational programs.
- 3. In each school district that does not have a district prekindergarten through grade 12 public school foundation or a directsupport organization, the moneys raised in that school district through the sale of University of Georgia license plates must be distributed to the district school board and must be used at the discretion of the board for enhancing educational programs.

(101) ETHICAL ECOTOURISM LICENSE PLATES.—

- (a) The department shall develop an Ethical Ecotourism license plate as provided in this section and s. 320.08053. The word "Florida" must appear at the top of the plate, and words that are approved by the department must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate must be distributed equally between the Florida Society for Ethical Ecotourism and Paddle Florida, Inc., each of which may use up to 10 percent of such proceeds for administrative costs and the marketing of the plate. The remaining proceeds must be used by the Florida Society for Ethical Ecotourism to provide environmental education and awareness that encourage behaviors that contribute to the sustainability of Florida's natural ecosystems and resources, and by Paddle Florida, Inc., to raise awareness about water conservation, wildlife preservation, restoration of springs, and protection of waterways in this state.

(102) FLORIDA BAY FOREVER LICENSE PLATES.—

- (a) The department shall develop a Florida Bay Forever license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Florida Bay Forever" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Florida National Park Association, Inc., which may use up to 10 percent of the proceeds for administrative costs and marketing of the plate. All remaining proceeds shall be used to supplement the Everglades National Park's budgets and to support educational, interpretive, historical, and scientific research relating to the Everglades National Park.

(103) BONEFISH AND TARPON TRUST LICENSE PLATES.—

- (a) The department shall develop a Bonefish and Tarpon Trust license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Bonefish and Tarpon Trust" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Bonefish and Tarpon Trust, which may use up to 10 percent of the proceeds to promote and market the license plate. All remaining proceeds shall be used to conserve and enhance Florida bonefish and tarpon fisheries and their respective environments through stewardship, research, education, and advocacy.

$\begin{array}{cccc} (104) & COASTAL & CONSERVATION & ASSOCIATION & LICENSE \\ PLATES.-- \end{array}$

- (a) The department shall develop a Coastal Conservation Association license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Conserve Florida's Fisheries" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to Coastal Conservation Association Florida, a nonprofit corporation under s. 501(c)(3) of the Internal Revenue Code, to be used as follows:
- 1. Up to 10 percent of the proceeds may be used for administrative costs and to promote and market the plate.
- 2. The remainder of the proceeds shall be used to support the mission and efforts of Coastal Conservation Association Florida for habitat enhancement and restoration, saltwater fisheries conservation, and education; to advise the public on the conservation of marine resources; and to promote and enhance the present and future availability of those coastal resources for the benefit and enjoyment of the general public.

$\begin{array}{cccc} (105) & JOHNSON & AND & WALES & UNIVERSITY & LICENSE \\ PLATES.-- & \end{array}$

- (a) The department shall develop a Johnson and Wales University license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, the words "Johnson and Wales University" must appear at the bottom of the plate, and the official Johnson and Wales University logo must appear on the left side of the plate.
- (b) The license plate annual use fees shall be distributed to Johnson and Wales University-North Miami, which may use up to 10 percent of the proceeds to promote and market the plate. The remainder of the proceeds shall be used by Johnson and Wales University-North Miami, a Johnson and Wales University organization under s. 501(c)(3) of the Internal Revenue Code, to fund its charitable activities, including, but not limited to, student need-based scholarships.

(106) FLORIDA STANDS WITH ISRAEL LICENSE PLATES.—

(a) The department shall develop a Florida Stands with Israel license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Florida Stands with Israel" must appear at the bottom of the plate.

- (b) The annual use fees from the sale of the plate must be distributed to the Hatzalah of Miami-Dade, Inc., to be used as follows:
- 1. Ten percent must be used solely for the promotion and marketing of the plate.
- 2. Ninety percent must be used by Hatzalah of Miami-Dade, Inc., to assist in training and deploying first responders to expedite emergency response.

(107) GIVE KIDS THE WORLD LICENSE PLATES.—

- (a) The department shall develop a Give Kids The World license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Give Kids The World" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to Give Kids The World, Inc., a nonprofit organization under s. 501(c)(3) of the Internal Revenue Code. Up to 10 percent of the proceeds may be used for the promotion and marketing of the plate. The remainder of the proceeds shall be used by Give Kids The World, Inc., to support their mission of providing week-long, cost-free vacations to children with critical illnesses and their families.

(108) MARINE CORPS LEAGUE LICENSE PLATES.—

- (a) The department shall develop a Marine Corps League license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top center of the plate, and the words "Marine Corps League" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to the Marine Corps League, Inc., Department of Florida as follows:
- 1. Up to 10 percent of the proceeds may be used for administrative costs and to promote and market the plate.
- 2. At least 15 percent shall be distributed to the Operations and Maintenance Trust Fund within the Department of Veterans' Affairs to be used to support program operations that benefit veterans or the operation, maintenance, or construction of domiciliary and nursing homes for veterans, subject to the requirements of chapter 216.
- 3. At least 40 percent shall be distributed to the Marine Corps League John Piazza Memorial Scholarship Fund to fund scholarships and assist Marine Corps Junior ROTC and Young Marine programs in this state.
- 4. At least 20 percent shall support the Marine Corps League efforts in disaster relief, aiding and rendering assistance to all Marines and former Marines and to their widows and orphans in this state.
- 5. At least 15 percent shall be distributed to the Injured Warriors Fund of Florida to assist those warriors injured in combat residing in this state.

(109) K9S UNITED LICENSE PLATES.—

- (a) The department shall develop a K9s United license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "K9s United" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed to K9s United, Inc., a nonprofit organization under s. 501(c)(3) of the Internal Revenue Code. Up to 10 percent of the proceeds may be used for the promotion and marketing of the plate. The remainder of the proceeds shall be used by K9s United, Inc., to support K9 units throughout the state.

(110) FLORIDA NATIVE LICENSE PLATES.—

(a) The department shall develop a Florida Native license plate as provided in this section and s. 320.08053. The word "Florida" must appear at the top of the plate, and the word "Native" must appear at the

bottom of the plate. The plate must contain a camouflage background including leaves, flowers, or fronds of a minimum of five different Florida native plants.

- (b)1. The department shall retain all annual use fees from the sale of the plate until all startup costs for developing and issuing the plate have been recovered.
- 2. Thereafter, the annual use fees from the sale of the plate shall be distributed to the Florida Native Plant Society, a Florida nonprofit corporation, which may use a maximum of 10 percent of the fees for administrative costs and to market and promote the plate. The balance of the fees shall be used by the Florida Native Plant Society to fulfill the mission of the Florida Native Plant Society, which is to restore and preserve native Florida plants on private and public lands through grants, education, and community projects.

(111) UNIVERSITY OF ALABAMA LICENSE PLATES.—

- (a) The department shall develop a University of Alabama license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Roll Tide" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed annually as follows:
- 1. Up to 10 percent of the moneys raised from the sale of the plates may be used for continuing marketing and promotion of the plates by the Pensacola Bama Club.
- 2. In each school district that has a district prekindergarten through grade 12 public school foundation or a direct-support organization, the moneys raised in that school district through the sale of University of Alabama license plates must be distributed to the foundation or organization for enhancing educational programs.
- 3. In each school district that does not have a district prekindergarten through grade 12 public school foundation or a directsupport organization, the moneys raised in that school district through the sale of University of Alabama license plates must be distributed to the district school board and must be used at the discretion of the board for enhancing educational programs.
- Section 9. Paragraph (b) of subsection (1) of section 320.08062, Florida Statutes, is amended to read:
- 320.08062 Audits and attestations required; annual use fees of specialty license plates.—

(1)

- (b) Any organization not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with ss. 320.08056 and 320.08058. The attestation shall be made annually in a form and format determined by the department. In addition, the department shall audit any such organization every 3 years to ensure proceeds have been used in compliance with ss. 320.08056 and 320.08058.
- Section 10. Paragraph (b) of subsection (4) of section 320.08068, Florida Statutes, is amended to read:
 - 320.08068 Motorcycle specialty license plates.—
- (4) A license plate annual use fee of \$20 shall be collected for each motorcycle specialty license plate. Annual use fees shall be distributed as follows:
 - (b) Twenty percent to Preserve Vision Prevent Blindness Florida.
- Section 11. Subsections (5), (6), and (7) of section 320.0807, Florida Statutes, are amended to read:
- 320.0807 $\,$ Special license plates for Governor and federal and state legislators.—

- (5) Upon application by any current or former President of the Senate and payment of the fees prescribed by s. 320.0805, the department may issue a license plate stamped "Senate President" followed by the number assigned by the department or chosen by the applicant if it is not already in use. Upon application by any current or former Speaker of the House of Representatives and payment of the fees prescribed by s. 320.0805, the department may issue a license plate stamped "House Speaker" followed by the number assigned by the department or chosen by the applicant if it is not already in use. The applicant must have served as President of the Senate or Speaker of the House of Representatives prior to January 1, 2021.
- (6)(a) Upon application by any former member of Congress or former member of the state Legislature, payment of the fees prescribed by s. 320.0805, and payment of a one-time fee of \$500, the department may issue a former member of Congress, state senator, or state representative a license plate stamped "Retired Congress," "Retired Senate," or "Retired House," as appropriate, for a vehicle owned by the former member.
- (b) To qualify for a Retired Congress, Retired Senate, or Retired House prestige license plate, a former member must have served at least 4 years as a member of Congress, state senator, or state representative, respectively, and must have served at least 2 years as a state senator or a state representative prior to January 1, 2021.
- (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 and used for the benefit of the Florida Historic Capitol Museum, and the remaining \$50 shall be deposited into the Highway Safety Operating Trust Fund.
- (7) The department may create a unique plate design for plates to be used by members or former members of the Legislature or Congress as provided in subsections (2), (5), and (6).
 - Section 12. Section 320.0875, Florida Statutes, is created to read:
 - 320.0875 Purple Heart special motorcycle license plate.—
- (1) Upon application to the department and payment of the license tax for the motorcycle as provided in s. 320.08, a resident of the state who owns or leases a motorcycle that is not used for hire or commercial use shall be issued a Purple Heart special motorcycle license plate if he or she provides documentation acceptable to the department that he or she is a recipient of the Purple Heart medal.
- (2) The Purple Heart special motorcycle license plate shall be stamped with the term "Combat-wounded Veteran" followed by the serial number of the license plate. The Purple Heart special motorcycle license plate may have the term "Purple Heart" stamped on the plate and the likeness of the Purple Heart medal appearing on the plate.
- Section 13. Paragraphs (b) and (c) of subsection (1) of section 320.089, Florida Statutes, are redesignated as paragraphs (c) and (d), respectively, paragraph (a) of that subsection is amended, and a new paragraph (b) is added to that subsection, to read:
- 320.089 Veterans of the United States Armed Forces; members of National Guard; survivors of Pearl Harbor; Purple Heart medal recipients; Bronze Star recipients; active or retired United States Armed Forces reservists; Combat Infantry Badge, Combat Medical Badge, or Combat Action Badge recipients; Combat Action Ribbon recipients; Air Force Combat Action Medal recipients; Distinguished Flying Cross recipients; former prisoners of war; Korean War Veterans; Vietnam War Veterans; Operation Desert Shield Veterans; Operation Desert Storm Veterans; Operation Enduring Freedom Veterans; Operation Iraqi Freedom Veterans; Women Veterans; World War II Veterans; and Navy Submariners; special license plates; fee.—
- (1)(a) Each owner or lessee of an automobile or truck for private use or recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use, who is a resident of the state and a veteran of the United States Armed Forces, a Woman Veteran, a World War II Veteran, a Navy Submariner, an active or retired member of the Florida National Guard, a survivor of the attack on Pearl Harbor, a recipient of the Purple Heart medal, a recipient of the Bronze Star, an active or retired member of any branch of the United States Armed

Forces Reserve, or a recipient of the Combat Infantry Badge, Combat Medical Badge, Combat Action Badge, Combat Action Ribbon, Air Force Combat Action Medal, or Distinguished Flying Cross, upon application to the department, accompanied by proof of release or discharge from any branch of the United States Armed Forces, proof of active membership or retired status in the Florida National Guard, proof of membership in the Pearl Harbor Survivors Association or proof of active military duty in Pearl Harbor on December 7, 1941, proof of being a Purple Heart medal recipient, proof of being a Bronze Star recipient, proof of active or retired membership in any branch of the United States Armed Forces Reserve, or proof of membership in the Combat Infantrymen's Association, Inc., proof of being a recipient of the Combat Infantry Badge, Combat Medical Badge, Combat Action Badge, Combat Action Ribbon, Air Force Combat Action Medal, or Distinguished Flying Cross, and upon payment of the license tax for the vehicle as provided in s. 320.08, shall be issued a license plate as provided by s. 320.06 which, in lieu of the serial numbers prescribed by s. 320.06, is stamped with the words "Veteran," "Woman Veteran," "WWII Veteran," "Navy Submariner," "National Guard," "Pearl Harbor Survivor," "Combat-wounded veteran," "Bronze Star," "U.S. Reserve," "Combat Infantry Badge," "Combat Medical Badge," "Combat Action Badge," "Combat Action Ribbon," "Air Force Combat Action Medal," or "Distinguished Flying Cross," as appropriate, and a likeness of the related campaign medal or badge, followed by the serial number of the license plate. Additionally, the Purple Heart plate may have the words "Purple Heart" stamped on the plate and the likeness of the Purple Heart medal appearing on the plate.

(b) The military members listed in paragraph (a) are eligible to be issued special veteran's motorcycle license plates. The veteran's motorcycle license plate design shall be the same as the design for the motor vehicle "Veteran" and "Woman Veteran" special license plate. The word "Veteran" or "Woman Veteran" shall be displayed at the bottom of the motorcycle license plate.

Section 14. Subsection (3) of section 320.0891, Florida Statutes, is amended to read:

320.0891 U.S. Paratroopers license plate.—

(3) Each owner or lessee of an automobile or truck for private use, truck weighing not more than 7,999 pounds, or recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use, who is a resident of this state and who meets the qualifications contained in subsection (2) shall, upon application therefor to the department, with the payment of the taxes and fees described in subsection (5), be issued a U.S. Paratroopers license plate. Each application must be accompanied by proof that the applicant has been decorated as a parachutist, er has completed the U.S. Army Jump School, or has completed U.S. Army Air Assault School.

Section 15. Paragraph (b) of subsection (3) and paragraph (a) of subsection (4) of section 320.0894, Florida Statutes, are amended to read:

320.0894 Motor vehicle license plates to Gold Star family members.—The department shall develop a special license plate honoring the family members of servicemembers who have been killed while serving in the Armed Forces of the United States. The license plate shall be officially designated as the Gold Star license plate and shall be developed and issued as provided in this section.

(3

- (b) The surviving spouse and a surviving parent meeting the requirements in subsection (4) shall each, upon application therefor, be issued the Gold Star license plate for *up to three vehicles* one vehicle per household free of charge. Renewal decals for the plate issued under this paragraph shall be issued at no cost.
- (4)(a)1.a. The Gold Star license plate shall be issued only to family members of a servicemember *killed while serving in the Armed Forces of the United States* who resided in Florida at the time of the death of the servicemember.
- b. Any family member, as defined in subparagraph 2., of a servicemember killed while serving may be issued a Gold Star license plate upon payment of the license tax and appropriate fees as provided in

paragraph (3)(a) without regard to the state of residence of the servicemember.

- 2. To qualify for issuance of a Gold Star license plate, the applicant must be directly related to a fallen servicemember as spouse, legal mother or father, stepparent, parent through adoption, foster parent, grandparent, child, stepchild, adopted child, brother, sister, half brother, or half sister of the fallen servicemember.
- 3. A servicemember is deemed to have been killed while in service as listed by the United States Department of Defense and may be verified from documentation directly from the Department of Defense or from its subordinate agencies, such as the Coast Guard, Reserve, or National Guard

Section 16. Except as otherwise expressly provided in this act, this act shall take effect October 1, 2020, but only if HB 387 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes 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 license plates; amending s. 320.06, F.S.; authorizing election of a permanent registration period for certain vehicles if certain conditions are met; providing an exception to the design of dealer license plates; amending s. 320.0657, F.S.; providing an exception to the design of fleet license plates; authorizing fleet companies to purchase specialty license plates in lieu of standard fleet license plates; requiring fleet companies to be responsible for certain costs; amending s. 320.08, F.S.; authorizing dealers to purchase specialty license plates in lieu of standard dealer license plates; requiring dealers to be responsible for certain costs; amending s. 320.08053, F.S.; revising presale requirements for issuance of a specialty license plate; amending s. 320.08056, F.S.; allowing the department to authorize dealer and fleet specialty license plates; providing requirements for such plates; deleting provisions relating to annual use fees for certain specialty license plates; revising provisions for discontinuing issuance of a specialty license plate; revising provisions relating to expenditure of annual use fees and interest earned therefrom; prohibiting annual use fees received by any entity from being used for certain purposes; requiring the department, in cooperation with independent colleges and universities, to create a standard template specialty license plate for each independent college or university for use in lieu of certain specialty license plates; providing for distribution and use of annual use fees collected from the sale of the plates; providing requirements for meeting the license plate sales threshold and determining the license plate limit; requiring standard template specialty license plates to be ordered from the department; requiring that certain documentation be on file with the department prior to the development of certain license plates; providing requirements for issuance of presale vouchers for out-of-state college or university license plates; amending s. 320.08058, F.S.; revising the design of and distribution of proceeds from the Special Olympics Florida specialty license plate; deleting certain specialty license plates; revising the distribution of annual use fees for certain specialty license plates; directing the department to develop certain specialty license plates; providing for distribution and use of fees collected from the sale of the plates; amending s. 320.08062, F.S.; directing the department to audit certain organizations that receive funds from the sale of specialty license plates; amending s. 320.08068, F.S.; requiring distribution of a specified percentage of motorcycle specialty license plate annual use fees to Preserve Vision Florida; amending s. 320.0807, F.S.; revising provisions relating to special license plates for certain federal and state legislators; creating s. 320.0875, F.S.; providing for a special motorcycle license plate to be issued to a recipient of the Purple Heart; providing requirements for the plate; amending s. 320.089, F.S.; providing for a special license plate to be issued to a recipient of the Bronze Star; providing for the design and issuance of special veteran's motorcycle license plates; amending s. 320.0891, F.S.; revising eligibility requirements for the U.S. Paratroopers license plate; amending s. 320.0894. F.S.; revising requirements for eligibility for and issuance of the Gold Star license plate; providing contingent effective dates.

Senator Thurston moved the following amendment to **Amendment 1** (464008) which failed:

Amendment 1A (290616) (with title amendment)—Between lines 215 and 216 insert:

- (c) Pursuant to paragraph (b), the department shall maintain a waiting list of new specialty license plates in sequential order which have been approved by the Legislature pursuant to this section. The following specialty license plates, in sequential order, are approved for design and issuance as plates are discontinued pursuant to paragraph (b), not to exceed 150 plates:
 - 1. Divine Nine license plates.—
- a. The Divine Nine license plate must bear the colors and design approved by the department and must include the official logo as appropriate for each organization. The word "Florida" must appear at the top of the plate, and the word "Divine" must appear at the bottom of the plate.
- b. The annual use fees from the sale of the plate shall be distributed as follows:
- (I) Five percent of the proceeds shall be distributed to the United Negro College Fund, Inc., for college scholarships for Florida residents attending Florida's historically black colleges and universities.
- (II) The remaining 95 percent of the proceeds shall be distributed to one of the following organizations as selected by the purchaser of the plate who shall receive a license plate with the design associated with the appropriate recipient organization:
 - (A) Alpha Phi Alpha Fraternity, Inc.
- i Eighty-five percent shall be distributed to the Florida Federation of Alpha Chapters, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the Florida Federation of Alpha Chapters, Inc., solely for the marketing of the plate.
 - (B) Alpha Kappa Alpha Sorority, Inc.
- i Eighty-five percent shall be distributed to the Alpha Kappa Alpha Educational Advancement Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the Alpha Kappa Alpha Educational Advancement Foundation, Inc., solely for the marketing of the plate.
 - (C) Kappa Alpha Psi Fraternity, Inc.
- i Eighty-five percent shall be distributed to the Southern Province of Kappa Alpha Psi Fraternity, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the Southern Province of Kappa Alpha Psi Fraternity, Inc., solely for the marketing of the plate.
 - (D) Omega Psi Phi Fraternity, Inc.
- i Eighty-five percent shall be distributed to the State of Florida Omega Friendship Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the State of Florida Omega Friendship Foundation, Inc., solely for the marketing of the plate.
 - (E) Delta Sigma Theta Sorority, Inc.
- i Eighty-five percent shall be distributed to the Delta Research and Educational Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the Delta Research and Educational Foundation, Inc., solely for the marketing of the plate.
 - (F) Phi Beta Sigma Fraternity, Inc.

- i Eighty-five percent shall be distributed to the TMB Charitable Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the TMB Charitable Foundation, Inc., solely for the marketing of the plate.
 - (G) Zeta Phi Beta Sorority, Inc.
- i Eighty-five percent shall be distributed to the Florida Pearls, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the Florida Pearls, Inc., solely for the marketing of the plate.
 - (H) Sigma Gamma Rho Sorority, Inc.
- i Eighty-five percent shall be distributed to the Sigma Gamma Rho Sorority National Education Fund, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the Sigma Gamma Rho Sorority National Education Fund, Inc., solely for the marketing of the plate.
 - (I) Iota Phi Theta Fraternity, Inc.
- i Eighty-five percent shall be distributed to the National Iota Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- ii Ten percent shall be distributed to the National Iota Foundation, Inc., solely for the marketing of the plate.
 - 2. Palm Beach Zoo and Conservation Society license plates.—
- a. The Palm Beach Zoo and Conservation Society license plates must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Palm Beach Zoo and Conservation Society" must appear at the bottom of the plate.
- b. The license plate annual use fees shall be distributed to the Palm Beach Zoo and Conservation Society to fund educational programs for students in pre-K through grade 12, conservation projects to protect endangered or threatened species, and services for the health and welfare of animals in the zoo's care. The Palm Beach Zoo and Conservation Society may retain all revenue from the annual use fees until all startup costs for developing and establishing the plate have been recovered. Thereafter, up to 10 percent of the annual use fee revenue may be used for promotion and marketing of the specialty license plate and administrative costs directly associated with the programs of the society and the specialty license plate.
 - 3. Solar Power license plates.—
- a. The Solar Power license plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Powered by the Sun" must appear at the bottom of the plate.
- b. The annual fees from the sale of the plate must be distributed to the Florida Solar Energy Research and Education Foundation, Inc., a nonprofit Florida corporation under s. 501(c)(3) of the Internal Revenue Code, to fund programs which support greater employment opportunities and job training programs that promote the growth of the solar energy industry in Florida. Up to 10 percent of the proceeds may be used for administrative costs and to promote and market the plate.
 - 4. Morehouse College license plates.—
- a. The Morehouse College license plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Morehouse College" must appear at the bottom of the plate.
- b. The annual use fees from the sale of the plate shall be distributed to the Morehouse College Alumni Association of Broward County, which must use the proceeds for the purpose of awarding scholarships to

Florida residents attending Morehouse College. The proceeds must be deposited in the endowment required in s. 320.08056(12). Students receiving these scholarships must be eligible for the Florida Bright Futures Scholarship Program pursuant to s. 1009.531 and shall use the scholarship funds for tuition and other expenses related to attending Morehouse College.

- 5. Margaritaville license plates.—
- a. The Margaritaville license plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the word "Margaritaville" must appear at the bottom of the plate.
- b. The annual use fees must be distributed to the SFC Charitable Foundation, Inc., a Florida nonprofit corporation doing business as the Singing for Change Foundation, to fund its activities, programs, and projects. The Singing for Change Foundation shall retain all revenue from the annual use fees until all startup costs for developing and establishing the plate have been recovered.
 - $c. \quad \textit{Thereafter, the annual use fees shall be distributed as follows:} \\$
- (I) Up to 10 percent of the annual use fee revenue may be used for administration, promotion, and marketing of the specialty license plate.
- (II) The remaining proceeds must be used by the Singing for Change Foundation for its educational, economic, and cultural programs that assist local communities impacted by natural and manmade disasters with recovery, rebuilding, and future sustainability efforts, and that promote and inspire local grassroots leadership that works to improve the quality of life in those communities and other communities in this state.

And the title is amended as follows:

Delete line 1519 and insert: plate; requiring the department to maintain a waiting list of new specialty license plates; providing that specified specialty license plates are approved for design and issuance; amending s. 320.08056, F.S.; allowing the

Senator Thurston moved the following amendment to $\bf Amendment~1~(464008):$

Amendment 1B (409002) (with directory amendment)—Between lines 1301 and 1302 insert:

(112) DIVINE NINE LICENSE PLATES.—

- (a) The department shall develop a Divine Nine license plate as provided in this section and s. 320.08053 for each of the organizations listed in sub-subparagraphs 2.a.-i. The plate must bear the colors and design approved by the department, and must include the official logo as appropriate for each organization. The word "Florida" must appear at the top of the plate, and the word "Divine" must appear at the bottom of the plate.
- $\begin{tabular}{ll} (b) & The annual use fees from the sale of the plate shall be distributed as follows: \end{tabular}$
- 1. Five percent of the proceeds shall be distributed to the United Negro College Fund, Inc., for college scholarships for Florida residents attending Florida's historically black colleges and universities.
- 2. The remaining 95 percent of the proceeds shall be distributed to one of the following organizations as selected by the purchaser of the plate who shall receive a license plate with the design associated with the appropriate recipient organization:
 - a. Alpha Phi Alpha Fraternity, Inc.
- (I) Eighty-five percent shall be distributed to the Florida Federation of Alpha Chapters, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Florida Federation of Alpha Chapters, Inc., solely for the marketing of the plate.

- b. Alpha Kappa Alpha Sorority, Inc.
- (I) Eighty-five percent shall be distributed to the Alpha Kappa Alpha Educational Advancement Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Alpha Kappa Alpha Educational Advancement Foundation, Inc., solely for the marketing of the plate.
 - c. Kappa Alpha Psi Fraternity, Inc.
- (I) Eighty-five percent shall be distributed to the Southern Province of Kappa Alpha Psi Fraternity, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Southern Province of Kappa Alpha Psi Fraternity, Inc., solely for the marketing of the plate.
 - d. Omega Psi Phi Fraternity, Inc.
- (I) Eighty-five percent shall be distributed to the State of Florida Omega Friendship Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the State of Florida Omega Friendship Foundation, Inc., solely for the marketing of the plate.
 - e. Delta Sigma Theta Sorority, Inc.
- (I) Eighty-five percent shall be distributed to the Delta Research and Educational Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Delta Research and Educational Foundation, Inc., solely for the marketing of the plate.
 - f. Phi Beta Sigma Fraternity, Inc.
- (I) Eighty-five percent shall be distributed to the TMB Charitable Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the TMB Charitable Foundation, Inc., solely for the marketing of the plate.
 - g. Zeta Phi Beta Sorority, Inc.
- (I) Eighty-five percent shall be distributed to the Florida Pearls, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Florida Pearls, Inc., solely for the marketing of the plate.
 - h. Sigma Gamma Rho Sorority, Inc.
- (I) Eighty-five percent shall be distributed to the Sigma Gamma Rho Sorority National Education Fund, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Sigma Gamma Rho Sorority National Education Fund, Inc., solely for the marketing of the plate.
 - $i. \quad Iota\ Phi\ Theta\ Fraternity,\ Inc.$
- (I) Eighty-five percent shall be distributed to the National Iota Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the National Iota Foundation, Inc., solely for the marketing of the plate.

And the directory clause is amended as follows:

Delete line 450 and insert: new subsections (80) through (112) are added to that section, to

On motion by Senator Bean, further consideration of **HB 1135** with pending **Amendment 1 (464008)** and **Amendment 1B (409002)** was deferred.

MOTIONS

On motion by Senator Benacquisto, the rules were waived and time of adjournment was extended until 7:00 p.m.

Consideration of CS for CS for SB 414 was deferred.

SB 836—A bill to be entitled An act relating to funds for the operation of schools; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 836** pursuant to Rule 3.11(3), there being no objection, **HB 641** was withdrawn from the Committees on Education; Appropriations Subcommittee on Education; and Appropriations.

On motion by Senator Simmons, the rules were waived and-

HB 641—A bill to be entitled An act relating to articulated acceleration mechanisms in education; amending s. 1007.27, F.S.; removing a limitation on the number of semester credit hours a student may be awarded in certain programs; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; providing an effective date.

—a companion measure, was substituted for ${\bf SB~836}$ and read the second time by title.

On motion by Senator Simmons, further consideration of ${\bf HB~641}$ was deferred.

Consideration of CS for CS for CS for SB 230 and SB 7060 was deferred.

The Senate resumed consideration of-

CS for HB 7067—A bill to be entitled An act relating to K-12 scholarship programs; amending s. 1002.394, F.S.; revising initial scholarship eligibility criteria for the Family Empowerment Scholarship Program; establishing a priority order for award of a scholarship that includes an adjusted maximum eligible household income level that is increased in specified circumstances; requiring the Department of Education to maintain and publish a list of nationally norm-referenced tests and to establish deadlines for lists of eligible students, applications, and notifications; requiring a private school to report scores to a state university by a specified date; requiring parents to annually renew participation in the program; requiring an eligible nonprofit scholarship-funding organization to award scholarships in priority order and implement deadlines; requiring, rather than authorizing, an annual specified increase in the maximum number of students participating in the scholarship program; amending s. 1002.395, F.S.; revising eligibility criteria for the Florida Tax Credit Scholarship Program and applying the criteria only to initial eligibility; requiring that priority be given to students whose household income levels do not exceed a specified amount or who are in foster care or out-of-home care; requiring scholarship-funding organizations to prioritize renewal scholarships over initial scholarships; requiring a scholarship-funding organization to refer students who did not receive a scholarship because of lack of funds to another scholarship-funding organization; amending s. 1002.40, F.S.; requiring scholarship-funding organizations to use excess contributions

to fund scholarships for specified students under certain conditions; amending s. 1011.62, F.S.; revising funding calculations for certain student memberships; providing an effective date.

—which was previously considered this day. Pending **Amendment 1** (600908) by Senator Lee was withdrawn.

Senator Lee moved the following amendment:

Amendment 2 (159850) (with title amendment)—Between lines 309 and 310 insert:

Section 4. Paragraph (c) of subsection (2) of section 1002.421, Florida Statutes, is amended, and paragraph (r) is added to subsection (1) of that section, to read:

 $1002.421\,$ State school choice scholarship program accountability and oversight.—

- (1) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—A private school participating in an educational scholarship program established pursuant to this chapter must be a private school as defined in s. 1002.01(2) in this state, be registered, and be in compliance with all requirements of this section in addition to private school requirements outlined in s. 1002.42, specific requirements identified within respective scholarship program laws, and other provisions of Florida law that apply to private schools, and must:
- (r) Report to the department by October 1 of each year, in a format developed by the department, the following information for the preceding school year:
 - 1. The total number of students enrolled in the school;
- 2. The number of students enrolled in the school who participated in a state school choice scholarship program under this chapter, indicating student participation in each scholarship program;
- 3. The number of students enrolled in the school who participated in a state school scholarship program under this chapter and also took courses through dual enrollment under chapter 1007 or a virtual school under this chapter, indicating student enrollment in such courses, either through dual enrollment or a virtual school, or both; and
- 4. The number of students by grade level who withdrew from enrollment in the school or transferred to another school, and the reason for such withdrawal or transfer.

The department shall suspend the payment of funds to a private school that knowingly fails to comply with this subsection, and shall prohibit the school from enrolling new scholarship students, for 1 fiscal year and until the school complies. If a private school fails to meet the requirements of this subsection or has consecutive years of material exceptions listed in the report required under paragraph (q), the commissioner may determine that the private school is ineligible to participate in a scholarship program.

(2) DEPARTMENT OF EDUCATION OBLIGATIONS.—

(c) Annually, by December 15, the department shall report to the Governor, the President of the Senate, and the Speaker of the House of Representatives a summary of the information required under paragraph (1)(r) and the department's its actions in implementing accountability in the scholarship programs under this section, any substantiated allegations or violations of law or rule by an eligible private school under this section, and the corrective action taken.

And the title is amended as follows:

Between lines 35 and 36 insert: s. 1002.421, F.S.; requiring the Department of Education to prepare a report that contains specified information by a certain date each year; requiring the Department of Education to submit a summary containing certain information to the Governor, the President of the Senate, and the Speaker of the House of Representatives; amending

On motion by Senator Diaz, further consideration of CS for HB 7067 with pending Amendment 2 (159850) was deferred.

RECONSIDERATION OF BILL

On motion by Senator Gruters, the Senate reconsidered the vote by which—

CS for CS for HB 133—A bill to be entitled An act relating to towing and immobilizing vehicles and vessels; amending ss. 125.0103 and 166.043, F.S.; authorizing local governments to enact rates to tow or immobilize vessels on private property and to remove and store vessels under specified circumstances; creating ss. 125.01047 and 166.04465, F.S.; prohibiting counties or municipalities from enacting certain ordinances or rules that impose fees or charges on authorized wrecker operators or towing businesses; defining the term "towing business"; providing exceptions; amending s. 323.002, F.S.; prohibiting counties or municipalities from adopting or maintaining in effect certain ordinances or rules that impose charges, costs, expenses, fines, fees, or penalties on registered owners, other legally authorized persons in control or the lienholder of a vehicle or vessel under certain conditions; providing an exception; prohibiting counties or municipalities from enacting certain ordinances or rules that require authorized wrecker operators to accept a specified form of payment; providing exceptions; providing applicability; amending s. 713.78, F.S.; authorizing certain persons to place liens on vehicles or vessels to recover specified fees or charges; revising the timeframe within which the notice of sale must be sent to certain entities; amending s.715.07, F.S.; revising a requirement regarding notices and signs concerning the towing or removal of vehicles or vessels; prohibiting counties or municipalities from enacting certain ordinances or rules that require towing businesses to accept a specified form of payment; providing an effective date.

-failed to pass this day. The motion was adopted.

On motion by Senator Gruters, consideration of CS for CS for HB 133 was deferred.

MOTIONS

On motion by Senator Benacquisto, the rules were waived and all bills remaining or temporarily postponed on the Special Order Calendar this day were retained on the Special Order Calendar.

On motion by Senator Benacquisto, the rules were waived and a deadline of one hour after the availability of engrossed bills was set for filing amendments to Bills on Third Reading to be considered Thursday, March 12, 2020.

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 Wednesday, March 11, 2020: CS for CS for SB 422, CS for CS for SB 504, CS for CS for SB 736, CS for SB 814, CS for CS for SB 852, CS for SB 880, SB 912, CS for CS for SB 1070, SB 1140, CS for CS for SB 1324, SB 1424, CS for CS for SB 1440, CS for CS for SB 1672, CS for CS for SB 1802, SB 7064, HB 5301, HB 7049, SB 836, CS for CS for CS for SB 230.

Respectfully submitted, Lizbeth Benacquisto, Rules Chair Kathleen Passidomo, Majority Leader Audrey Gibson, Minority Leader

Pursuant to Rule 4.18 the Rules Chair submits the following bills to be placed on the Local Bill Calendar for Wednesday, March 11, 2020: HB 355, CS for HB 423, CS for HB 597, CS for HB 617, CS for CS for HB 925, CS for HB 927, HB 947, CS for HB 989, HB 1041, CS for HB 1215, CS for HB 1303, HB 1375, HB 1463, HB 1465.

Respectfully submitted, Lizbeth Benacquisto Rules Chair

The Committee on Appropriations recommends the following pass: CS for HB 7097 with 1 amendment.

The bill was placed on the Calendar.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 255 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Civil Justice Subcommittee and Representative(s) Antone-

CS for HB 255-A bill to be entitled An act relating to the Florida Commission on Human Relations; amending s. 760.03, F.S.; providing quorum requirements for the Commission on Human Relations and its panels; amending s. 760.065, F.S.; revising the number of persons the commission may recommend for the Florida Civil Rights Hall of Fame; amending s. 760.11, F.S.; requiring the commission to provide notice to an aggrieved person under specified circumstances; providing notice requirements; providing a limitation on the time a civil action may be filed after an alleged violation of the Florida Civil Rights Act; amending s. 760.29, F.S.; deleting a requirement that a facility or community that provides housing for older persons register with and submit a letter to the commission; amending s. 760.31, F.S.; conforming a provision; amending s. 760.60, F.S.; deleting the requirement for the commission or Attorney General to investigate a complaint of discrimination in evaluating an application for club membership; revising the length of time the commission or Attorney General has to resolve such a complaint; amending s. 112.31895, F.S.; revising the timeline relating to a complaint alleging a prohibited personnel action; deleting a requirement that the commission notify a complainant upon receipt of the complaint; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 529 and requests the concurrence of the Senate.

 ${\it Jeff\ Takacs},\ {\it Clerk}$

By Insurance & Banking Subcommittee and Representative(s) Webb, Donalds, Stark, Stevenson—

CS for HB 529—A bill to be entitled An act relating to insurance guaranty associations; amending s. 631.57, F.S.; revising the obligations of the Florida Insurance Guaranty Association, Incorporated, for policies covering condominium associations and homeowners' associations; revising the percentage limits on the emergency assessments levied against insurers by the Office of Insurance Regulation; providing an effective date.

—was referred to the Committees on Banking and Insurance; Innovation, Industry, and Technology; and Rules.

RETURNING MESSAGES — FINAL ACTION

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 82.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/SB 140.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 156.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 178.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 218.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 292.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 344.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 348.

 ${\it Jeff\ Takacs},\ {\it Clerk}$

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 384.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 540.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 702.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 712.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 738.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 966 by the required constitutional two-thirds vote of the members voting.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 994.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1050.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1082.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 1092.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 1116 by the required constitutional three-fifths vote of the membership.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1118.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1276.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1326.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1344.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1392.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1414.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1466.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 1714.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1742.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/SB 1794.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 850564 and passed CS/HB 389, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 707914 and passed CS/CS/HB 607, as amended.

Jeff Takacs, Clerk

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 10 was corrected and approved.

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 6:36 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Thursday, March 12 or upon call of the President.



Journal of the Senate

Number 19—Regular Session

Thursday, March 12, 2020

CONTENTS

CALL TO ORDER

The Senate was called to order by President Galvano at 10:00 a.m. A quorum present—37:

Mr. President	Farmer	Rader
Albritton	Flores	Rodriguez
Baxley	Gainer	Rouson
Bean	Gibson	Simmons
Benacquisto	Gruters	Simpson
Berman	Harrell	Stargel
Book	Hooper	Stewart
Bracy	Lee	Taddeo
Bradley	Mayfield	Thurston
Brandes	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Powell	

PRAYER

The following prayer was offered by the Reverend Elizabeth Yates, Alachua-Central District of the $11^{\rm th}$ Episcopal District African Methodist Episcopal Church, Jacksonville:

Our Father and our God, most holy one, who is known by many names and whose majesty is above any name and all names. We thank you this morning for the spirit of life, spirit of unity, and the spirit of justice. We trust in your power to create, sustain, and enable; but we could not trust if we did not know that you are always near.

Therefore, we invite your presence of goodwill into this Senate meeting. We ask your blessings upon these who have been elected to lead the communities in which we all live, work, serve, and have our very being. I pray, O God, that you would help them as leaders to listen for guidance, listen for change, and listen for movement in the various areas of need, aid, and reform within our state.

Prompt them, O God, in the busyness of their schedules of political debates, rhetoric, issues, and concerns to understand that they are not

only our leaders, but they are also our servants. Help them to remember that their responsibility is to serve the common good of all humankind.

Remind them that regardless of the community where our zip codes lie, we are all neighbors. Throughout the ages, universal prophets have called the leaders of the people to respect and protect those who are the least among us: the lost, the left behind, the dispossessed and disenfranchised, the children, the elderly, the homeless, the hungry, and the poor in body, mind, and spirit. Remember the strangers that are within our midst and those who are alone, forgotten, and do not have voices. Remember in your deliberations that you are their voice.

Therefore, I pray that you are granted the wisdom, knowledge, and the courage to do what is right and what is good and true. May you continue to move when it is time to move, may you speak when it is time to speak, and may you listen when it is time to listen. I pray that you men and women will always be guided by the spirit of goodwill, justice, and the passion for all in our beloved state.

I pray blessings upon you as you ready to retire for this session. Bless your families and all of the staff members who serve us, and may you return afresh.

This prayer is given in the name of all whom we hold sacred and holy—all that we hold good, right, and true. Amen.

PLEDGE

Senate Pages, Jack Rowan of Jacksonville and Mikayla Walker of Ponte Vedra, 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. Dennis F. Saver of Vero Beach, sponsored by Senator Mayfield, as the doctor of the day. Dr. Saver specializes in family medicine.

ADOPTION OF RESOLUTIONS

At the request of Senator Braynon-

By Senator Braynon-

SR 1932—A resolution to recognize August 1, 2020, and each August 1 thereafter, as "Historic Virginia Key Beach Park Day" in Florida.

WHEREAS, on August 1, 1945, Virginia Beach, as it was then known, was designated "a Dade County Park for the exclusive use of Negroes," becoming a cherished getaway and a social gathering place for African Americans, with its shaded picnic areas with barbecue pits and its cottages and amusement rides, and

WHEREAS, even after the park was closed by the City of Miami in 1982 due to the high cost of maintenance and operations, the civic, social, and environmental characteristics of the park continued to hold national, state, regional, and local significance in the history of civil rights and to highlight the achievements of local African-American communities, and

WHEREAS, in August 2002, the park was added to the National Register of Historic Places; in 2006, it was added to the State of Florida Heritage Trail; and in February 2008, it reopened to the public as the Historic Virginia Key Beach Park, and

WHEREAS, in 2010, the Historic Virginia Key Beach Park was included as a major stakeholder in the Virginia Key Master Plan, which had been approved by the City of Miami City Commission in 2006, a turning point in the life of the park, and

WHEREAS, the Virginia Key Master Plan envisioned the restoration of the park and the creation of a museum that will present the history and contributions of those who, in the 1940s, pressed for designation of the park; who sought to restore the natural environment of the park; and support for creation of a Center for Conflict Resolution and Reconciliation, and

WHEREAS, this project will enhance the cultural offerings of the City of Miami; bring international attention to this state and to the park's noteworthy civil rights history; serve as a positive example of civic engagement, as represented by the history of the park's origin and the advocacy of a citizen-based Board of Trustees; and create social engagement opportunities through the incorporation of the public shoreline, a greenspace, and various amenities, and

WHEREAS, in 2013, Historic Virginia Key Beach Park was added to the City of Miami's Historic and Environmental Preservation List, and

WHEREAS, August 1, 2020, marks the 75th anniversary of the establishment of the Historic Virginia Key Beach Park, NOW, THERE-FORE,

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

That August 1, 2020, and each August 1 thereafter, is recognized as "Historic Virginia Key Beach Park Day" in Florida.

-was introduced, read, and adopted by publication.

BILLS ON THIRD READING

Consideration of CS for CS for HB 133, CS for CS for HB 977, and HB 737 was deferred.

CS for CS for HB 343—A bill to be entitled An act relating to recreational vehicle industries; amending s. 513.012, F.S.; revising legislative intent; amending s. 513.02, F.S.; providing a timeframe for the application of a permit; amending s. 513.051, F.S.; preempting to the Department of Health the regulatory authority for permitting standards; amending s. 513.112, F.S.; providing that evidence of a certain length of stay in a guest register creates a rebuttable presumption that a guest is transient; amending s. 513.1115, F.S.; providing standards for a damaged or destroyed recreational vehicle park to be rebuilt under certain circumstances; superseding certain ordinances or regulations; amending s. 513.115, F.S.; specifying when certain property becomes abandoned; providing for disposition of such property; amending s. 513.118, F.S.; authorizing a park operator to refuse access to the premises and to eject transient guests or visitors based on specified conduct; providing that a person who refuses to leave the park premises commits the offense of trespass; providing immunity from liability for certain law enforcement officers; providing an exception; providing for removal of property; amending s. 513.13, F.S.; providing for ejection from a recreational vehicle park and specifying grounds and requirements therefor; providing for removal of property; amending s. 527.01, F.S.; defining the term "recreational vehicle"; amending s. 527.0201, F.S.; requiring the Department of Agriculture and Consumer Services to adopt rules specifying requirements for agents to administer certain competency examinations and establishing a competency examination for a license to engage in activities solely related to the service and repair of recreational vehicles; authorizing certain qualifiers and master qualifiers to engage in activities solely related to the service and repair of recreational vehicles; requiring verifiable LP gas experience or professional certification by an LP gas manufacturer in order to apply for certification as a master qualifier; providing an effective date.

-was read the third time by title.

On motion by Senator Perry, CS for CS for HB 343 was passed and certified to the House. The vote on passage was:

Yeas-35

Powell Mr. President Flores Albritton Gainer Rader Rodriguez Baxley Gibson Bean Gruters Rouson Benacquisto Harrell Simmons Hooper Stargel Berman Hutson Stewart Book Bracy Lee Taddeo Broxson Mayfield Thurston Montford Torres Cruz Passidomo Wright Diaz Perry

Navs-1

Brandes

Farmer

Vote after roll call:

Yea-Bradley

CS for CS for HB 279—A bill to be entitled An act relating to local government public construction works; amending s. 218.80, F.S.; revising disclosure requirements for bidding documents and other requests for proposals issued for bids by a local governmental entity and public contracts entered into between local governmental entities and contractors; amending s. 255.20, F.S.; revising the term cost to include specified information; requiring the governing board of a local government to consider estimated costs of certain projects that account for specified costs when the board is making a specified determination; requiring that a local government that performs projects using its own services, employees, and equipment provide a report to the local governing board with certain information; requiring that the Auditor General review the report as part of his or her audits of local governments; amending s. 336.41, F.S.; requiring estimated total construction project costs for certain projects to include specified costs; providing an effective date.

—was read the third time by title.

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

Yeas-36

Mr. President Diaz Perry Albritton Farmer Powell Baxley Flores Rader Bean Gainer Rodriguez Benacquisto Gibson Rouson Berman Gruters Simmons Book Harrell Stargel Hooper Stewart Bracy Bradley Taddeo Lee Brandes Mayfield Thurston Montford Broxson Torres Passidomo Cruz Wright

Navs-1

Hutson

Vote after roll call:

Nay to Yea-Hutson

CS for CS for HB 747—A bill to be entitled An act relating to coverage for air ambulance services; creating ss. 627.42397 and 641.514, F.S.; providing definitions; requiring health insurers and health maintenance organizations, respectively, to provide reasonable reimbursement to air ambulance services for certain covered services; providing

that such reimbursement may be reduced only by certain amounts; providing that payment in full of copayments, coinsurance, and deductibles by insureds and subscribers, respectively, constitutes accord and satisfaction and release of specified claims in connection with air ambulance services; providing construction; providing a directive to the Division of Law Revision; providing nonseverability; providing an effective date.

-was read the third time by title.

On motion by Senator Diaz, **CS for CS for HB 747** was passed and certified to the House. The vote on passage was:

Yeas-37

M. D	T	D11
Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Stargel
Book	Hooper	Stewart
Bracy	Hutson	Taddeo
Bradley	Lee	Thurston
Brandes	Mayfield	Torres
Broxson	Montford	Wright
Cruz	Passidomo	
Diaz	Perry	

Consideration of CS for CS for HB 1259 was deferred.

CS for HB 437—A bill to be entitled An act relating to nurse registries; amending s. 440.13, F.S.; authorizing the use of licensed nurse registries for the placement of attendant care provided for workers' compensation purposes; providing an effective date.

—was read the third time by title.

On motion by Senator Baxley, **CS for HB 437** was passed and certified to the House. The vote on passage was:

Yeas-38

Nays-None

Diaz	Perry
Farmer	Powell
Flores	Rader
Gainer	Rodriguez
Gibson	Rouson
Gruters	Simmons
Harrell	Stargel
Hooper	Stewart
Hutson	Taddeo
Lee	Thurston
Mayfield	Torres
Montford	Wright
Passidomo	
	Farmer Flores Gainer Gibson Gruters Harrell Hooper Hutson Lee Mayfield Montford

Nays—None

CS for CS for HB 689—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.09, F.S.; requiring that certain reports relating to the transportation or possession of cigarettes be filed with the Division of Alcoholic Beverages and Tobacco through the division's electronic data submission system; authorizing certain records to be kept in an electronic or paper format; amending s. 210.55, F.S.; requiring that certain entities file reports, rather than returns, relating to tobacco products with the division; providing requirements for such reports; amending s. 210.60, F.S.; authorizing certain records to be kept in an electronic or paper format; amending s. 326.002, F.S.; revising the definition of the term

"yacht"; amending s. 194.011, F.S.; providing that certain associations may represent, prosecute, or defend owners in certain proceedings; providing applicability; requiring specified notice be provided to unit or parcel owners in a specified way; amending s. 194.181, F.S.; providing and revising the parties considered as the defendant in a tax suit; requiring certain notice to be provided to unit owners in a specified way; providing unit owners options for defending a tax suit; imposing certain actions for unit owners who fail to respond to a specified notice; amending s. 514.0115, F.S.; exempting certain property association pools from Department of Health regulations; amending s. 553.77, F.S.; conforming a cross-reference; amending s. 548.003, F.S.; renaming the Florida State Boxing Commission as the Florida Athletic Commission; amending s. 548.043, F.S.; revising rulemaking requirements for the commission relating to gloves; amending s. 561.01, F.S.; deleting the definition of the term "permit carrier"; amending s. 561.17, F.S.; revising a requirement related to the filing of fingerprints with the division; requiring that applications be accompanied by certain information relating to right of occupancy; providing requirements relating to contact information for licensees and permittees; amending s. 561.20, F.S.; conforming cross-references; revising requirements for issuing special licenses to certain food service establishments; amending s. 561.42, F.S.; requiring the division, and authorizing vendors, to use electronic mail to give certain notice; amending s. 561.55, F.S.; revising requirements for reports relating to alcoholic beverages; amending s. 562.455, F.S.; removing grains of paradise from the list of specified substances subject to penalties relating to adulterating liquor; amending s. 627.714, F.S.; prohibiting subrogation rights against a condominium association under certain circumstances; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and void; providing that discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not reimpose or preserve a discriminatory restriction; providing requirements for a parcel owner to remove a discriminatory restriction from a covenant or restriction; amending s. 718.111, F.S.; providing that a condominium association may take certain actions relating to a challenge to ad valorem taxes in its own name or on behalf of unit owners; providing applicability; requiring an association to provide a checklist to certain persons requesting records; requiring that the checklist be signed by a specified person or the association to provide an affidavit attesting to the veracity of the checklist; providing a timeframe for maintaining such checklist and affidavit; creating a rebuttable presumption; amending s. 718.112, F.S.; authorizing a condominium association to extinguish discriminatory restrictions; revising calculation of a board member's term limit; providing requirements for certain notices; revising the fees an association may charge for transfers; deleting a prohibition against employing or contracting with certain service providers; amending s. 718.113, F.S.; defining the terms "natural gas fuel" and "natural gas fuel vehicle"; revising legislative findings; revising requirements for electric vehicle charging stations; providing requirements for the installation of natural gas fuel stations on property governed by condominium associations; amending s. 718.117, F.S.; conforming provisions to changes made by the act; amending s. 718.121, F.S.; providing when the installation of a natural gas fuel station may be the basis of a lien; amending s. 718.1255, F.S.; authorizing parties to initiate presuit mediation under certain circumstances; specifying when arbitration is binding on the parties; providing requirements for presuit mediation; amending s. 718.202, F.S.; revising use of certain withdrawn escrow funds by developers; amending s. 718.303, F.S.; revising requirements for certain actions for failure to comply with specified provisions; revising requirements for certain fines; amending s. 718.501, F.S.; defining the term "financial issue"; authorizing the Division of Condominiums, Timeshares, and Mobile Homes to adopt rules; amending s. 718.5014, F.S.; revising where the principal office of the Office of the Condominium Ombudsman must be maintained; amending s. 719.103, F.S.; revising the definition of the term "unit" to specify that an interest in a cooperative unit is an interest in real property; amending s. 719.104, F.S.; prohibiting an association from requiring certain actions relating to the inspection of records; amending s. 719.106, F.S.; revising provisions relating to a quorum and voting rights for members remotely participating in meetings; amending procedure to challenge a board member recall; authorizing cooperative associations to extinguish discriminatory restrictions; amending s. 720.303, F.S.; authorizing an association to adopt procedures for electronic meeting notices; revising the documents that constitute the official records of an association; revising when a specified statement must be included in an association's financial report; revising

requirements for such statement; revising when an association is deemed to have provided for reserve accounts; amending procedure to challenge a board member recall; amending s. 720.305, F.S.; providing requirements for certain fines; amending s. 720.306, F.S.; revising requirements for providing certain notices; providing limitations on associations when a parcel owner attempts to rent or lease his or her parcel; amending the procedure for election disputes; amending s. 720.311, F.S.; amending the procedure for election disputes; amending s. 720.3075, F.S.; authorizing homeowners' associations to extinguish discriminatory restrictions; amending s. 721.15, F.S.; providing requirements for subordinate lienholder related timeshare estates; amending ss. 455.219, 548.002, 548.05, 548.071, and 548.077, F.S.; conforming provisions to changes made by the act; providing an effective date.

—as amended March 11, was read the third time by title.

On motion by Senator Diaz, **CS for CS for CS for HB 689**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Diaz	Perry
Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Simpson
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Lee	Taddeo
Braynon	Mayfield	Thurston
Broxson	Montford	Torres
Cruz	Passidomo	Wright

Nays-None

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Benacquisto, by two-thirds vote, **CS for SB 1228** was withdrawn from the Committees on Appropriations Subcommittee on Agriculture, Environment, and General Government; and Appropriations and, by two-thirds vote, placed on the Special Order Calendar.

On motion by Senator Benacquisto, by two-thirds vote, **CS for CS for SB 1514** was withdrawn from the Committee on Appropriations and, by two-thirds vote, placed on the Special Order Calendar.

BILLS ON THIRD READING, continued

CS for HB 717—A bill to be entitled An act relating to Space Florida financing; amending s. 331.302, F.S.; specifying bonding provisions to which Space Florida is subject; amending s. 331.303, F.S.; revising the definition of the term "bonds"; amending s. 331.305, F.S.; revising powers of Space Florida; deleting provisions regarding presentation of bond proposals to, and approval of bond issuance by, the Governor and Cabinet; amending s. 331.331, F.S.; revising provisions relating to securing the issuance of revenue bonds; repealing s. 331.334, F.S., relating to pledging assessments and other revenues and properties as additional security on bonds; repealing s. 331.336, F.S., relating to issuance of bond anticipation notes; repealing s. 331.337, F.S., relating to short-term borrowing; amending s. 331.335, F.S.; revising provisions relating to lien of pledges; amending s. 331.340, F.S.; revising bond maturity date requirements; amending s. 331.346, F.S.; authorizing Space Florida to validate bonds pursuant to certain provisions; providing an effective date.

On motion by Senator Wright, **CS for HB 717** was passed and certified to the House. The vote on passage was:

Y	eas-	-39

Mr. President	Diaz	Perry
Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Simpson
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Lee	Taddeo
Braynon	Mayfield	Thurston
Broxson	Montford	Torres
Cruz	Passidomo	Wright

Nays-None

Consideration of CS for CS for HB 1105 was deferred.

HB 1009—A bill to be entitled An act relating to special neighborhood improvement districts; amending s. 163.511, F.S.; revising the number of directors allowed on the boards of special neighborhood improvement districts; requiring local planning ordinances to specify the number of directors and provide for 4-year staggered terms; requiring that directors be landowners in the proposed area and be subject to certain taxation; removing obsolete language; providing an effective date.

-was read the third time by title.

On motion by Senator Gruters, **HB 1009** was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President	Diaz	Perry
Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Stargel
Bracy	Hooper	Stewart
Bradley	Hutson	Taddeo
Brandes	Lee	Thurston
Braynon	Mayfield	Torres
Broxson	Montford	Wright
Cruz	Passidomo	

Nays-None

CS for CS for HB 945-A bill to be entitled An act relating to children's mental health; amending s. 394.493, F.S.; requiring the Department of Children and Families and the Agency for Health Care Administration to identify certain children and adolescents who use crisis stabilization services during specified fiscal years; requiring the department and agency to collaboratively meet the behavioral health needs of such children and adolescents and submit a quarterly report to the Legislature; amending s. 394.495, F.S.; including crisis response services provided through mobile response teams in the array of services available to children and adolescents; requiring the department to contract with managing entities for mobile response teams to provide certain services to certain children, adolescents, and young adults; providing requirements for such mobile response teams; providing requirements for managing entities when procuring mobile response teams; creating s. 394.4955, F.S.; requiring managing entities to lead the development of a plan promoting the development of a coordinated system of care for certain services; providing requirements for the planning process; requiring state agencies to provide reasonable staff support for such planning process if requested by the managing entity; requiring each managing entity to submit such plan by a specified date; requiring the entities involved in the planning process to implement

[—]was read the third time by title.

such plan by a specified date; requiring that such plan be reviewed and updated periodically; amending s. 394.9082, F.S.; revising the duties of the department relating to priority populations that will benefit from care coordination; requiring that a managing entity's behavioral health care needs assessment include certain information regarding gaps in certain services; requiring a managing entity to promote the use of available crisis intervention services; amending s. 409.175, F.S.; revising requirements relating to preservice training for foster parents; amending s. 409.967, F.S.; requiring the Agency for Health Care Administration to conduct, or contract for, the testing of provider network databases maintained by Medicaid managed care plans for specified purposes; amending s. 409.988, F.S.; revising the duties of a lead agency relating to individuals providing care for dependent children; amending s. 985.601, F.S.; requiring the Department of Juvenile Justice to participate in the planning process for promoting a coordinated system of care for children and adolescents; amending s. 1003.02, F.S.; requiring each district school board to participate in the planning process for promoting a coordinated system of care; amending s. 1004.44, F.S.; requiring the Louis de la Parte Florida Mental Health Institute to develop, in consultation with other entities, a model response protocol for schools; amending s. 1006.04, F.S.; requiring the educational multiagency network to participate in the planning process for promoting a coordinated system of care; amending ss. 1002.20 and 1002.33, F.S.; requiring verification that certain strategies have been utilized and certain outreach has been initiated before law enforcement is contacted by a school principal or his or her designee under specified circumstances; providing an exception; requiring the Department of Children and Families and Agency for Health Care Administration to assess the quality of care provided in crisis stabilization units to certain children and adolescents; requiring the department and agency to review current standards of care for certain settings and make recommendations; requiring the department and agency to jointly submit a report to the Governor and Legislature by a specified date; providing an effective

—was read the third time by title.

On motion by Senator Powell, **CS for CS for HB 945** was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Lee	Taddeo
Brandes	Mayfield	Thurston
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Nays-None

SENATOR SIMMONS PRESIDING

CS for CS for SB 1624—A bill to be entitled An act relating to economic self-sufficiency; amending s. 11.45, F.S.; requiring the Auditor General to perform audits of specified programs at specified intervals; requiring the audits to review specified elements of such programs; requiring the Auditor General to make a specified determination, if possible; providing reporting requirements for the results of such audits; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, **CS for CS for SB 1624** was passed and certified to the House. The vote on passage was:

Yeas	-39

Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bracy	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Nays-None

Vote after roll call:

Yea—Mr. President

CS for CS for HB 813—A bill to be entitled An act relating to the protection of vulnerable investors; amending s. 415.1034, F.S.; requiring securities dealers, investment advisers, and associated persons to immediately report knowledge or suspicion of abuse, neglect, or exploitation of vulnerable adults to the Department of Children and Families' central abuse hotline; creating s. 517.34, F.S.; providing definitions; providing legislative findings and intent; authorizing dealers and investment advisers to delay certain disbursements or transactions based on a reasonable belief of financial exploitation of a specified adult under certain circumstances; requiring a dealer or investment adviser to notify certain persons and the Office of Financial Regulation of such delays within a specified timeframe; requiring a dealer or investment adviser to review the basis for a reasonable belief of financial exploitation of a specified adult; specifying the expiration of such delays; authorizing a dealer or investment adviser to extend a delay under certain circumstances; requiring a dealer or investment adviser to notify the office within a specified timeframe after such extension begins; providing that the length of such delays may be shortened or extended by a court of competent jurisdiction; providing that delays may be terminated by dealers or investment advisers under certain circumstances; requiring that certain records be made available to the office; providing immunity from administrative and civil liability for dealers, investment advisers, and associated persons who in good faith and exercising reasonable care comply with specified provisions; requiring dealers and investment advisers to develop certain training policies or programs; requiring dealers and investment advisers to conduct annual training for associated persons and maintain written records of compliance with such requirement; requiring dealers and investment advisers to develop, maintain, and enforce certain written procedures; providing construction; providing an effective date.

—was read the third time by title.

On motion by Senator Broxson, **CS for CS for HB 813** was passed and certified to the House. The vote on passage was:

Yeas—38

A 11 . ***	T3	D 11
Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bracy	Hutson	Stargel
Bradley	Lee	Stewart
Brandes	Mayfield	Taddeo
Braynon	Montford	Thurston
Broxson	Passidomo	Torres
Cruz	Perry	Wright
Diaz	Pizzo	

Nays-None

Vote after roll call:

Yea-Mr. President, Gibson

CS for CS for SB 1802—A bill to be entitled An act relating to public meetings; amending s. 943.6872, F.S.; providing an exemption from public meetings requirements for portions of the Urban Core Gun Violence Task Force meetings at which exempt or confidential and exempt information is discussed; providing for future legislative review and repeal of the exemption; requiring the recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing an exception; providing a statement of public necessity; providing a contingent effective date.

—was read the third time by title.

On motion by Senator Pizzo, **CS for CS for SB 1802** 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

Albritton Flores Powell Bean Gainer Rader Gibson Rodriguez Benacquisto Berman Gruters Rouson Book Harrell Simmons Bracy Hooper Simpson Bradley Hutson Stargel Stewart Brandes Lee Braynon Mayfield Taddeo Montford Broxson Thurston Cruz Passidomo Torres Perry Wright Diaz Farmer Pizzo

Nays-None

Vote after roll call:

Yea-Mr. President, Baxley

Consideration of HB 7091 and HB 5301 was deferred.

HB 7049—A bill to be entitled An act relating to international affairs; amending s. 15.01, F.S.; requiring the Secretary of State to serve as the state protocol officer; requiring the Secretary of State to take certain actions relating to the state protocol manual; amending s. 15.182, F.S.; requiring that certain organizations provide notice of international travel to the Department of State, rather than the Department of Economic Opportunity; requiring the Department of State, the Department of Economic Opportunity, and Enterprise Florida, Inc., to work in conjunction for a certain purpose; amending s. 288.816, F.S.; revising the duties of the state protocol officer; authorizing, rather than requiring, the state protocol officer to take certain actions; creating s. 288.8165, F.S.; authorizing the Office of International Affairs within the Department of State to support the establishment of citizen support organizations for certain purposes; defining the term "citizen support organization"; authorizing the office to adopt rules; prohibiting the office from allowing a citizen support organization to use certain services, property, or facilities if the organization does not provide equal membership and employment opportunities; requiring citizen support organizations to provide for a certain financial audit; providing a scheduled repeal; amending s. 288.012, F.S.; conforming provisions to changes made by the act; providing an effective date.

—as amended March 11, was read the third time by title.

On motion by Senator Gruters, **HB 7049**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—39

Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bracy	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Nays-None

Vote after roll call:

Yea-Mr. President

HB 6055—A bill to be entitled An act relating to telegraph companies; repealing chapter 363, F.S., relating to the regulation of telegraph companies and telegrams; providing an effective date.

—was read the third time by title.

On motion by Senator Albritton, ${\bf HB~6055}$ was passed and certified to the House. The vote on passage was:

Yeas-38

Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bracy	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Taddeo
Braynon	Mayfield	Thurston
Broxson	Montford	Torres
Cruz	Passidomo	Wright
Diaz	Perry	

Nays-None

Vote after roll call:

Yea-Mr. President

CS for CS for HB 573—A bill to be entitled An act relating to peer support for first responders; creating s. 111.09, F.S.; providing definitions; prohibiting certain persons who participate in peer support communication with a first responder from testifying or divulging specified information under certain circumstances; providing exceptions; prohibiting liability and a cause of action under certain circumstances; providing construction; providing an effective date.

—as amended March 11, was read the third time by title.

On motion by Senator Perry, **CS for CS for HB 573**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—39

Albritton	Book	Broxson
Baxley	Bracy	Cruz
Bean	Bradley	Diaz
Benacquisto	Brandes	Farmer
Berman	Braynon	Flores

Gainer Montford Simmons Gibson Passidomo Simpson Perry StargelGruters Harrell Pizzo Stewart Hooper Powell Taddeo Hutson Rader Thurston Rodriguez Torres Lee Mayfield Rouson Wright

Nays-None

Vote after roll call:

Yea-Mr. President

HB 5301—A bill to be entitled An act relating to judges; amending s. 26.031, F.S.; revising the number of circuit court judges in certain circuits; amending s. 34.022, F.S.; revising the number of county court judges in certain counties; providing an effective date.

-was read the third time by title.

On motion by Senator Bradley, ${\bf HB~5301}$ was passed and certified to the House. The vote on passage was:

Yeas-38

Powell Albritton Farmer Baxley Flores Rader Bean Gainer Rodriguez Benacquisto Gibson Rouson Berman Gruters Simmons Book Harrell Simpson Bracy Hooper Stargel Bradley Hutson Stewart Brandes Mayfield Taddeo Braynon Montford Thurston Broxson Passidomo Torres Cruz Perry Wright Diaz Pizzo

Nays-None

Vote after roll call:

Yea—Mr. President

CS for CS for HB 1105—A bill to be entitled An act relating to child welfare; amending s. 25.385, F.S.; requiring the Florida Court Educational Council to establish certain standards for instruction of circuit and county court judges for dependency cases; requiring the council to provide such instruction on a periodic and timely basis; creating s. 39.01304, F.S.; authorizing circuit courts to create early childhood court programs; providing requirements for such programs; requiring the Office of the State Courts Administrator to contract to evaluate the early childhood court programs; authorizing the Office of the State Courts Administrator to provide, or contract for the provision of, certain training and assistance; amending s. 39.0138, F.S.; requiring the Department of Children and Families to complete certain records checks within a specified timeframe; amending s. 39.301, F.S.; requiring the department to notify the court of certain reports; authorizing the department to file specified petitions under certain circumstances; amending s. 39.522, F.S.; requiring the court to consider specified factors when making certain determinations; requiring a child's case plan to be amended if the court changes the permanency goal; amending s. 39.6011, F.S.; revising and providing requirements for case plan descriptions; amending s. 39.701, F.S.; requiring the court to retain jurisdiction over a child under certain circumstances; requiring specified parties to disclose certain information to the court; providing for certain caregiver recommendations to the court; requiring the court and citizen review panel to determine whether certain parties have developed a productive relationship; amending s. 63.092, F.S.; requiring that certain preliminary home studies be completed within a specified timeframe; creating s. 63.093, F.S.; providing requirements and processes for the

adoption of children from the child welfare system; providing applicability; creating s. 409.1415, F.S.; providing legislative findings and intent; requiring the department and community-based care lead agencies to develop and support relationships between caregivers and birth or legal parents of certain children; providing responsibilities for caregivers, birth or legal parents, the department, and community-based care lead agency staff; requiring employees of residential group homes to meet specified requirements; requiring the department to adopt rules; amending s. 409.145, F.S.; removing certain responsibilities of caregivers, the department, community-based care lead agency staff. and other agency staff; removing requirements relating to transitions, information sharing, and certain caregivers; amending s. 409.175, F.S.; revising requirements for the licensure of family foster homes; requiring certain entities to complete a licensing study within a specified timeframe; requiring the department to issue determinations for family foster home licenses within a specified timeframe; providing an exception; amending s. 409.988, F.S.; authorizing a lead agency to provide more than 35 percent of all child welfare services under certain conditions; requiring a specified local community alliance, or specified representatives in certain circumstances, to review and recommend approval or denial of the lead agency's request for a specified exemption; amending ss. 39.302, 39.6225, 393.065, and 409.1451, F.S.; conforming cross-references to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Simpson, **CS for CS for HB 1105** was passed and certified to the House. The vote on passage was:

Yeas—38

Albritton Powell Farmer Baxley Flores Rader Bean Gainer Rodriguez Benacquisto Gibson Rouson Berman Gruters Simmons Book Harrell Simpson Bracy Hooper Stargel Bradley Hutson Stewart Brandes Taddeo Lee Montford Braynon Thurston Broxson Passidomo Torres Cruz Wright Perry Diaz Pizzo

Nays-None

Vote after roll call:

Yea-Mr. President, Mayfield

CS for SB 798—A bill to be entitled An act relating to the procurement of human organs and tissue; amending s. 765.542, F.S.; prohibiting for-profit eye banks from procuring certain human organs and tissue for specified purposes, with certain exceptions; amending s. 873.01, F.S.; prohibiting for-profit eye banks from procuring certain human organs and tissue for specified purposes, with certain exceptions; providing an effective date.

—was read the third time by title.

On motion by Senator Rouson, **CS for SB 798** was passed and certified to the House. The vote on passage was:

Yeas-38

Albritton	Broxson	Hooper
Baxley	Cruz	Hutson
Bean	Diaz	Lee
Benacquisto	Farmer	Mayfield
Berman	Flores	Montford
Book	Gainer	Passidomo
Bracy	Gibson	Perry
Bradley	Gruters	Pizzo
Braynon	Harrell	Powell

Rader Simpson Thurston
Rodriguez Stargel Torres
Rouson Stewart Wright

Simmons Taddeo

Nays—1

Brandes

Vote after roll call:

Yea-Mr. President

CS for CS for HB 1091-A bill to be entitled An act relating to environmental enforcement; amending s. 161.054, F.S.; revising administrative penalties for violations of certain provisions relating to beach and shore construction and activities; making technical changes; amending ss. 258.397, 258.46, 373.129, 376.16, 376.25, 377.37, 378.211, and 403.141, F.S.; revising civil penalties for violations of certain provisions relating to the Biscayne Bay Aquatic Preserve, aquatic preserves, water resources, the Pollutant Discharge Prevention and Control Act, the Clean Ocean Act, regulation of oil and gas resources, the Phosphate Land Reclamation Act, and other provisions relating to pollution and the environment, respectively; providing that each day that certain violations occur constitutes a separate offense; making technical changes; amending ss. 373.209, 376.065, 376.071, 403.086, 403.413, 403.7234, and 403.93345, F.S.; revising civil penalties for violations of certain provisions relating to artesian wells, terminal facilities, discharge contingency plans for vessels, sewage disposal facilities, dumping litter, small quantity generators, and coral reef protection, respectively; making technical changes; amending ss. 373.430 and 403.161, F.S.; revising criminal penalties for violations of certain provisions relating to pollution and the environment; providing that each day that the cause of unauthorized discharges of domestic wastewater is not addressed constitutes a separate offense; making technical changes; amending s. 403.121, F.S.; revising civil and administrative penalties for violations of certain provisions relating to pollution and the environment; providing that each day that the cause of unauthorized discharges of domestic wastewater is not addressed constitutes a separate offense; increasing the amount of penalties that can be assessed administratively; making technical changes; amending ss. 403.726 and 403.727, F.S.; revising civil penalties for violations of certain provisions relating to hazardous waste; making technical changes; reenacting s. 823.11(5), F.S., to incorporate the amendment made to s. 376.16, F.S., in reference thereto; reenacting ss. 403.077(5), 403.4154(3)(d), and 403.860(5), F.S., to incorporate the amendment made to s. 403.121, F.S., in a reference thereto; reenacting ss. 403.708(10), 403.7191(7), and 403.811, F.S., to incorporate the amendment made to s. 403.141, F.S., in a reference thereto; reenacting s. 403.7186(8), F.S., to incorporate the amendment made to ss. 403.141 and 403.161, F.S., in references thereto; reenacting s. 403.7255(2), F.S., to incorporate the amendment made to s. 403.161, F.S., in a reference thereto; providing an effective date.

—as amended March 11, was read the third time by title.

On motion by Senator Gruters, **CS for CS for HB 1091**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-38

Pizzo Albritton Farmer Baxley Flores Powell Gainer Rader Bean Benacquisto Gibson Rodriguez Berman Gruters Rouson Book Harrell Simmons Bracy Hooper Stargel Bradley Hutson Stewart Taddeo Brandes Lee Mayfield Thurston Braynon Broxson Montford Torres Passidomo Wright Cruz Diaz Perry

Navs-None

Vote after roll call:

Yea-Mr. President

CS for HB 255-A bill to be entitled An act relating to the Florida Commission on Human Relations; amending s. 760.03, F.S.; providing quorum requirements for the Commission on Human Relations and its panels; amending s. 760.065, F.S.; revising the number of persons the commission may recommend for the Florida Civil Rights Hall of Fame; amending s. 760.11, F.S.; requiring the commission to provide notice to an aggrieved person under specified circumstances; providing notice requirements; providing a limitation on the time a civil action may be filed after an alleged violation of the Florida Civil Rights Act; amending s. 760.29, F.S.; deleting a requirement that a facility or community that provides housing for older persons register with and submit a letter to the commission; amending s. 760.31, F.S.; conforming a provision; amending s. 760.60, F.S.; deleting the requirement for the commission or Attorney General to investigate a complaint of discrimination in evaluating an application for club membership; revising the length of time the commission or Attorney General has to resolve such a complaint; amending s. 112.31895, F.S.; revising the timeline relating to a complaint alleging a prohibited personnel action; deleting a requirement that the commission notify a complainant upon receipt of the complaint; providing an effective date.

—was read the third time by title.

On motion by Senator Rouson, **CS for HB 255** was passed and certified to the House. The vote on passage was:

Yeas-37

Powell Albritton Farmer Rader Baxley Flores Bean Gainer Rodriguez Benacquisto Gibson Rouson Simmons Berman Gruters Book Harrell Stargel Bracy Hooper Stewart Bradley Hutson Taddeo Brandes Mayfield Thurston Montford Braynon Torres Passidomo Broxson Wright Cruz Perry Diaz Pizzo

Nays-None

Vote after roll call:

Yea—Mr. President

CS for CS for HB 1259-A bill to be entitled An act relating to restrictive housing for incarcerated pregnant women; amending s. 944.241, F.S.; providing definitions; prohibiting the involuntary placement of pregnant prisoners in restrictive housing under specified circumstances; providing exceptions; requiring corrections officials to write a specified report if circumstances necessitate placing a pregnant prisoner in restrictive housing; providing requirements for the report; requiring a copy of such reports to be provided to pregnant prisoners in restrictive housing; providing requirements for the treatment of pregnant prisoners placed in restrictive housing; requiring pregnant prisoners to be placed in designated medical housing unit or admitted to the infirmary under certain circumstances; providing certain rights for pregnant prisoners placed in designated medical housing unit or admitted to the infirmary; requiring the Department of Corrections and the Department of Juvenile Justice to adopt rules by a specified date; providing an effective date.

[—]as amended March 11, was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Pizzo, the Senate reconsidered the vote by which **Amendment 1** (820692), replaced by engrossed **Amendment 1** (916456), by Senator Pizzo, was previously adopted March 11.

Senator Pizzo moved the following amendment to **Amendment 1** (916456) which was adopted by two-thirds vote:

Amendment 1A (148970)—Delete line 152 and insert:

1. The corrections official shall, within 12 hours of placing a

Amendment 1 (916456), as amended, was adopted by two-thirds vote.

On motion by Senator Pizzo, **CS for CS for HB 1259**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-37

Albritton Flores Rader Baxley Gainer Rodriguez Bean Gibson Rouson Benacquisto Gruters Simmons Harrell Berman Simpson Book Hooper Stargel Hutson Stewart Bracy Bradley Mayfield Taddeo Braynon Montford Thurston Broxson Passidomo Torres Perry Wright Cruz Diaz Pizzo Farmer Powell

Nays-None

Vote after roll call:

Yea-Mr. President

Consideration of SB 7052 was deferred.

THE PRESIDENT PRESIDING

SPECIAL RECOGNITION OF PRESIDENT PRO TEMPORE SIMMONS

REMARKS

On motion by Senator Benacquisto, by two-thirds vote, the following remarks were ordered spread upon the Journal:

President Galvano: Senators, we are here to give, in his official capacity as President Pro Tempore, Senator Simmons one last recognition. We heard earlier from you as a retiring member of this august body. We appreciate all of your service, and it was appropriately honored. This time, you should know that in your service over the last two years as President Pro Tempore, you have done an exemplary job—absolutely outstanding. I could not have asked for, as I said last week, a better copilot on this journey. It's not as easy as we make it look—believe it or not. If you have the right people around you and the right partner in the process, then success is inevitable. You, sir, have made that success inevitable. I appreciate that. It has also helped me develop even further the friendship that we have had for many, many years and a friendship that I hope we continue to have for many, many years into the future. Thank you so much for your service to the Florida Senate as President Pro Tempore.

Leader Gibson: What a joy it has been serving with you, President Pro Tempore Simmons. When I first met you, I wasn't quite sure. I thought you were a little stiff. But you really have a very warm heart, and you always say very complimentary things. As we just spoke, you would tell it like it is. I like a person who tells it like it is because I tell it

like it is, too. So we are partners in that. Thank you so much for your kindness, your deliberative debate, and your willingness to always try to work it out. I very much appreciate that, and I will miss you dearly.

Leader Passidomo: By the way, after others have had an opportunity to thank you in your role as Pro Tempore, we have a little surprise for you. I just briefly want to say something about those Wednesday morning meetings—with your calm and steady hand and your discussion of the issues. As I mentioned yesterday, when we're all debating whether or not this bill is good or that process, you would say something and, just like that, everybody would calm down. Then you would give us your opinion and, invariably, we said, "You know what? He's right." And so, your steady hand and your calm demeanor have just been the perfect way to run a session. Mr. President, you could not have picked a better Pro Tempore, and I just thank you so much. When you go back to practicing law, you're going to win a lot more cases.

SPECIAL GUESTS

The President recognized Chief Financial Officer Jimmy Patronis, Commissioner of Agriculture Nikki Fried, and Secretary of State Laurel Lee who were present in the chamber.

The President recognized former Senate Presidents Andy Gardiner, John McKay, and Jeff Atwater.

The President recognized former Speaker of the Florida House of Representatives Dean Cannon and current Speaker of the Florida House of Representatives Jose Oliva.

SPECIAL PRESENTATION

On behalf of the Senate, Majority Leader Passidomo and Democratic Leader Gibson presented President Pro Tempore Simmons a plaque depicting him presiding over the Senate and a historical biography of United States President Abraham Lincoln published in 1868 in Spain.

SENATOR SIMMONS PRESIDING

SPECIAL RECOGNITION OF PRESIDENT GALVANO

SPECIAL PRESENTATION

At the direction of Senator Simmons, the Senate proceeded to the recognition of President Galvano, honoring his years of service to the Senate as he approaches the completion of his term for the 21st Senate District and President of the Senate. A video tribute was played honoring President Galvano. On behalf of the Senate, Senator Passidomo presented President Galvano with a framed ceremonial copy of CS for SB 7068 (2019) Transportation, ch. 2019-43, Laws of Florida.

SPECIAL GUESTS

Senator Simmons recognized the First Lady of the Florida Senate, Julie Galvano; children, Michael, William, and Jacqueline; Julie's parents, the Reverend Sterling and Mary Jean Forrester; Julie's brother, Paul; and the many friends who traveled from the President's district who were present in the gallery.

REMARKS

On motion by Senator Benacquisto, by two-thirds vote, the following remarks were ordered spread upon the Journal:

Senator Simmons: Senators and guests, the President of the Florida Senate and his beautiful bride. It's incredible that we have had such a wonderful, wonderful President. For me, and I know for each of you, that every promise that he made to each one of us, Mr. President, you fulfilled. And that is the opportunity, for you to be the Senator you desire to be, to fulfill the desires and the goals and the aspirations that you had here in the Senate and for which you were elected. Obviously, we don't confuse being given that opportunity with, in fact, getting the House of Representatives or the Governor to agree with what one of our

views is. One thing is for sure—the opportunity to fulfill your destiny as a Senator. In addition to that, is the civility that he has assured to each of us as Senators and as the President of the Senate, with the Speaker, as well as the Governor, as well as all those with whom he deals. He is, in fact, the President who fulfilled the destiny of a "Golden Age" in this Senate.

I met President Galvano and Julie in 2002. He had been elected to the Florida House of Representatives. We had the opportunity to work together—for me to be able to see how he is dedicated and all the traits that, when you sum them up, are the traits of a leader: honesty, integrity, and diligence.

By the way, have you ever noticed that we were always on time at every meeting that he's had? I can only imagine that's something from your upbringing. However, it's an assured response that when you walk into a meeting a little bit late, you happen to get the look from the President that you should have been there a little bit early, not only on time, but a few minutes before.

He believes that you can see starting a project with the end in mind, but at the same time, making sure that first things are first. Let me translate that into something that each of us has seen—play the hole you're on. President Galvano's father and teacher assured that that was instilled, inculcated in him, so that many of the missteps of others did not occur here during his time as President.

You believe so much in treating others with respect and dignity and as members of the team. He is not only a leader, Senators, he's your friend. Whether it's Abraham Lincoln or Ronald Reagan or any other of the leaders that we so admire, we know that when all of these greats are summarized within one person, that leader is not only a leader, he is a statesman. President Galvano, my friend, our friend, you are truly a statesman and that, Senators, is our leader and our President.

Senator Passidomo: A long story, to show the man and how he handles himself in the Senate and how he cares about all of us. Two years ago, right after the election, I will never forget it was a Monday morning. And it was the day, the day when the President was calling all the members to tell them their committee chairmanships. So he started at 8:00 a.m. with the As. Now I'm a P, so I didn't get my call until around 11:00 a.m. So by 11:00 a.m. in the morning, A through O were all calling me to tell me about their chairmanships. Now, I know the President had called us all ahead of time to say "What would you like to do." And I said, you know being humble, "Mr. President, I will do whatever you think would be in the best interest of the Senate. If you want me to chair the men's room, I'll do whatever you want me to do." I probably shouldn't have said that. So, by the time they got to the Ps, everybody had called me saying, "Yay, I'm chairing this" and, "Yay, I'm chairing that" and I'm thinking to myself, writing it down, sinking, they're all gone. All the good chairmanships are gone by the time he gets to the Ps. So I answer the phone, and he says, "Senator, I'm calling to tell you your committee assignments and where your office is going to be." And I'm like, I don't care where my office is. Maybe it is in the men's room. But I really want to know my chairmanship. There isn't anything left. So he starts rattling off, "You're going to serve on this committee, and you're going to serve on that committee." My heart was sinking. I was thinking, what did I do wrong? I'm just serving on all these committees. And then finally, he said, "and you're going to be in room 330." Does anybody know where 330 is? Well maybe one person does. I didn't know. And so I said, the first thing that came to my mind, "Isn't that Senator Benacquisto's office?" And I'm saying to myself, am I that bad that she has to watch over me? That I have to be put into her office to keep an eye on me? So, I'm like, "Oh, thank you. That's really nice." And then he said, "Senator, are you listening to me? You're going to be the Leader." So I hung up the phone. And about an hour later, I called him back to thank him, and that's the story.

But the most important thing is, as Majority Leader, I have seen the humanity, the care, the concern that you have for the members. How many times have we sat through a meeting and he says, "Let that member have this win" or "Let that member's bill get passed, let's see what we can do to get that across the finish line." And he has told me, at least every day, that this is a member driven process. What the members want to do is what we want to do, within reason, obviously. So, the important thing for me is the relationships that you have established with all of us to let us be who we want to be. So, when you think about it, all of us have been successful. All of us have been able to be what we

want to be and what we were elected for. And I think that was all due to what you have allowed us to be.

Senator Bradley: Being Senate President is a very, very tough job. We will see the toll it takes on a man when these before and after photos are unveiled. It is great to see Speaker Oliva here, rightfully sitting next to you as you are honored, because the foundation of trust that you two built has been a wonderful thing to see. President Simmons said it best—this has been a "Golden Age" for this Legislature and working with the Governor. You really have done honor to all of us here, all the members in the House, and more importantly, for all of us, the 22 million Floridians that we serve.

Every President gets a portrait. This one is about to be unveiled. So, in a sense, Mr. President, your legacy is secure by virtue of that simple fact. Your picture will literally hang in this chamber for a hundred years. But for the great ones, the best of the best, their names are not listed on a plaque in this building. No, it is something even more meaningful—their names are repeated for years to come as the standard by which other leaders are measured—President Thrasher, Governor Bush, and now, President Galvano. The session is not over, but the story has been written, and it is in permanent ink. The Florida Senate is strong and steady and firmly entrenched in its special place in our system of government, and that is because of you. We can talk about accomplishments: certainly the largest expansion of our state's multicorridors and transportation system over the last fifty years—that is a major accomplishment, the Marjory Stoneman Douglas High School Public Safety Act, the renewed focus on balance in our K-12 education system, honoring our traditional public schools as well as the choice options that we have. These are historic accomplishments achieved by a highly skilled public policy maker, and it is right to acknowledge them. I've always observed that greatness is more intangible. There is a mystique to it. That is the level that you have achieved, my friend. Julie, Michael, William, and Jackie, know this about your dad; he did it—he's one of the great ones. I will always remember our special times together, and I have really never had so much fun doing so many difficult things. We have created so many war stories to reflect upon as we enjoy our next phase of life together. But today I want to thank you, Mr. President. I want to thank you for making me proud to be a Florida Sen-

Senator Benacquisto: Senator Bradley did a great job of outlining your accomplishments, the tough battles that you took on and how you empowered everyone here to be their best. Let's just face it—President Galvano has the 'it factor.' He's got swag; he is just the epitome of a man's man; he knows all the best quotes; he tells the best stories; he knows everybody under the sun; if there is a place you are going, he knows somebody who runs it, who has been there, who owns it, who can help you out. I do not think there is anyone who knows more famous people than you. And it is fun when I think I have a cool story or Senator Bean thinks we have some really top shelf thing that has happened in our lives, the President says, "Oh yeah, I created that; I was with a guy when he built that business fifty years ago." It is just so much fun to be around you and your family because you travel as a unit, because you are a unit.

Your children must know that every time we want to come to your dad with something very serious and important, he says, "But let me tell you about what William is doing." And we wait and hear and celebrate the great things that are going on in their lives because, truly, that is what is most important. You know that, but it is really wonderful to hear, and I think of you in these terms—and I hope I describe it right because I know what it feels like in my heart-you are a man without time; you are a man without place; and you are a man without season because you belong everywhere and to everyone and you are the type of leader that will transcend the definition of time in this process. For as long as we have known about your time across the hall, or when people will be talking about you in the future, there will always be this reference to you and what you brought to the process: the integrity, the elevation of everything we do, whether it is the elevators or the lunchroom, creating and designing and building upon what is so special in this process—the people, the institution. And as we leave, your greatest legacy are the things that Senator Bradley listed and your family, but it is also the elevation of this very special and brilliant place that you have gotten us to reappreciate in a way that is truly special. That belongs to you. It has been an honor to serve with you; it has been an honor to be your Rules Chair, and I thank you for your friendship.

Senator Bean: You know, a true leader often brings out the best in others. A true leader will help cover up when we make a mistake. I have made so many—President Galvano gave me a little cover for a mistake I made a few years ago when the Beans headed down to the Phil Galvano Tournament. It is a wonderful outing-go, if you can. We had traveled all day; for me, living in the corner of the state, it was almost a five-hour drive to get there. At the hotel, I had to go to the restroom, and so my family dropped me off early. I ran into the hotel and they parked the car, so that gave me a minute inside the hotel for just a brief moment. Lo and behold, President Galvano, then Leader Galvano, was sitting at a table across the lobby with his good friend, Dan Marino. So I got an idea. I ran over to him and I said, "Hey, Leader and Dan, I'm Aaron Bean. Dan, can you do me a favor? I've got two teenaged sons; teenaged sons are so hard to impress. They're going to come in the door in just two minutes, three minutes, could you do me a favor and act like you know me when they come in?" Dan looked at Galvano. Galvano said, "He's ok. Yeah, he's okay." And Dan said, "Okay." And I said, "Dan, what I really need you to do is really act like you know me, and I want you to go over the top. I want you to win an Academy Award for your performance acting like we're old friends. Can you do that?" "Okay, I guess." And Bill said, "Yeah, he's okay."

So, I went back to the lobby. I am at the counter, and I am standing there and they are kind of off in the distance in the lobby. Just then, the Bean teenaged kids and my wife come in, and we are all right there in the line to check in when Marino goes, "Hey, look there! It's Senator Bean! I haven't seen you in a while." And I pointed to him, and then he goes, "Senator Bean, I can't wait to see you on the golf course." And I looked at him, and he goes, "Hey, Senator Bean," and I interrupted him and I said, "Take it down, Dan! I am going to be here this weekend—maybe the three of us can have coffee. Take it down right now." Like that. And Galvano kept the peace. I'm still waiting on my picture with Marino. It has not happened yet, but I am holding out hope. We played golf that day, and there was a quandary because my team had a hard slice—it was my drive—and it went into the next fairway. When we got there we had a debate, if we are playing the hole we are on, is that the hole we are on? Because it was a totally different hole.

I saw a side of Galvano that maybe you have not seen—that was when then Speaker Rubio allowed us chairmen to be empowered and to actually—we had these supercommittees and councils—and council chairs were able to have a draft. Who were you going to pick to lead our subchairs? And in the first round, I am going with Galvano. And that is a true story-picking Galvano. We were in a quandary that year-how to get us out of session, to get us out of conference. Who knew APD would have troubles even back then, but APD had troubles; but we found ourselves. Bill Galvano and Aaron Bean on a Saturday morning, without cameras. I do not think we even had staff then, but we had dozens of advocates on a Saturday morning during conference. I remember I was wearing jeans, but Galvano was wearing a black suit. We sat there and we listened, and on the yellow pad we had, we sketched out how we were going to build APD so that everybody had coverage. That was the basis of TEARS, if you've heard of TEARS, that was Galvano saying how we could help people that needed help. That is the Bill Galvano that I will always remember, that Saturday morning. To Bill Galvano, the Bill Galvano that I know, you are going to walk out the door, but I know you and that you are just getting started, President Galvano.

Senator Torres: Mine is on a personal note. Last year, my mother passed away. I was back here, waiting to go to Puerto Rico, and my family told me they received flowers from President Galvano. You do not know how much that means to me. A man takes a time out just to say, "I feel your sorrow. I feel your pain." To me, that meant a lot-a whole lot-and to my family in Puerto Rico as well. When I came back from Puerto Rico, I asked to have an audience with the President. We sat down and we talked, and I expressed to him, "Mr. President, this year is not over yet. We don't know what's going to happen." He lost a brother, and I felt his pain. I sent him a card, and I said, "Anything I can do for you." This year he sent me a card, and he said, "Let us have a good session." For me, his words mean a lot because he is sincere. He means what he says. He is a family man. And you kids, you should never forget that because that means a lot to us over here where we can respect the man who carries the weight of the Senate on his back. Thank you, Mr. President.

Senator Book: Thank you so much, Mr. President. And Mr. President, there is so much that I can say about you. We spent a lot of time together, and you are an incredible leader. I will just say this because I

do not want to ugly-cry on the floor anymore. I will hold your scarf any day. I will go to battle any time you ask.

Senator Hutson: Thank you, Mr. President, for everything you have asked me to do for you this year. It has been wonderful to work hard and help continue your legacy. Members, first off, I have been telling everybody we are going to be out of here on Friday. Everybody's been saying, "What about the budget? What do you know-you've got inside knowledge." I did have inside knowledge—not about the budget but what I've been saying is Bill Galvano loves golf. People were like, "What does that have to do with anything?" Well, the TPC is this weekend, and Bill Galvano is going to be there, so I promise you, we'll be out of here on Friday. Mr. President, if I could say anything about you, you've been cool, calm, and collected this entire process. I remember when you first called me about chairmanships. I think H is way before P so I don't know timing, and the alphabet, and math but it was probably around 9:30 a.m., is my guess. You said TED Approps. You kind of rattled off the actual name, which is very long, and then you gave seven more committees. I was like, "Mr. President, that is way too many committees." You said, "No you're going to be fine. You work really hard. It's going to be fine. Just relax and you'll get through it, and if ever it's overwhelming and too much, you let me know."

After that session, I found out on Father's Day, one of the greatest gifts my beautiful wife has ever given me, was a sonogram that I was having another son. Mr. President called me and said, "Congratulations, I'm so excited for you." I go, "Yea, Mr. President, we need to talk about these committees!" He said, "You're going to be fine." I finally broke down about a week ago and said, "Mr. President, you told me to come see you when I'm overworked and overwhelmed—I'm overworked, there's too much going on, I'm done." Again, you calmed me down and you said, "Listen, I've got good news—committees aren't meeting anymore!" I'll never forget that you've always been there to just calm me down.

I think the one thing you have taught me, which my father hasn't in 35 years, is patience. You've taught me to relax, be patient, and let the process work. I think all of us, especially this week, need to take that in and remember that. I will be forever grateful for your guidance, your leadership, and your wisdom. I know I've got one more task that you and I are working on, and we will get that done. You know I will work as hard as I can for you. When you all go home, just know that we'll still be working.

Senator Gruters: I have known you for over 20 years, since our Young Republican days back in our area. I will tell you, knowing you at the local level in Sarasota, you're up in Manatee, you always had a larger-than-life reputation. When I came to the Senate, it was all confirmed—you're thoughtful, you're balanced, you're empowering. As a Senator, from day one, just from what you've heard from other members say, it's immediately, "What do you want to be successful? How can we help you? How can we empower you to be the best Senator that you can be?" I tell people, serving in the Florida Senate has been unbelievable—the best experience I've ever had in my entire life. Obviously, it starts at the top with your type of leadership. I can't tell you how much I appreciate everything you've done for me.

For those of you who don't know, Senator Galvano has helped me in and out of these chambers. I came to him with an issue last year. I had my back against the wall and President Galvano, within 24 hours, basically fixed everything for me. I was calling, and I was at a very low point, so I will never forget that. I will never forget your help.

I like to joke around with my locals, and I say that I probably have the most successful freshman Senate take out of the budget in the history of the Senate. We had so many projects that were approved under my name. Of course, they weren't really under my name. They were really under President Galvano's name. I do give you credit with everybody back in the district.

I was telling some of the Representatives—Representative Robinson and others—how after this year, how we are going to be going over a cliff. I don't know how we're ever going to pull the nose up and help our area more than you have helped our area. The legacy that you're leaving here and the legacy that you're leaving in our area forever with all these organizations you've helped and all the infrastructure things you've worked on and helped—you'll always be known by me as my first Senate President and the guy who literally pulled me out of the ditch and saved

me. For you, I can't tell you how much I appreciate you. Our entire area will be indebted to you for a very long time.

Senator Powell: Senate President Galvano, I just wanted to say, when I got that call from you, I was so excited about my chairmanship. And listen, when you started listing my committees and you finally got to my chairmanship, it was the Joint Committee on Public Counsel Oversight. I decided to look it up. And I noticed they hadn't had a meeting in years. So, as the new Joint Chair for that Committee, it was going to be my mission to meet every week. Unfortunately, we weren't able to do that. But last year, we did have a meeting at the call of the chair, for that year, who was me—two meetings, actually. And I was excited to be there.

Senate President, what people don't know is the personal conversations that you and I have been able to have. I've been able to walk right into your office, sometimes unexpectedly, when everybody else was gone just to see if you were still here. You were. Your car was still here. We've been able to talk about family, about your dad, your kids, and your wife. And how cool it is to have these bloodlines, to celebrate with your son while you're here in Tallahassee-to be able to see him at F.S.U. How we talked about losing family members while being a part of this process which is very, very difficult-very tough. And the job of Senate President, where you've got all these moving parts. All of us, each and every one of us, are individuals. Some of us see each other, or see ourselves, as special. But I look at all of us as similar, meaning that we all have a problem. And as Senate President, you get the unduly task of learning all those problems-trying to be the calm and cool headed person to work them out. I like to watch you pull back, put that one leg over the other, swipe that hair to the side, and say, "Well, we can figure out how to work it out." I often say to my community, a life of service is one that counts. You've lived a life of service. You'll continue to live a life of service, and definitely you'll continue to live a life that counts. I salute you. Thank you very kindly.

Senator Lee: We have known each other a very long time. I'm grateful the Speaker is here to join us, and that your family is here to join you. This is the culmination of a great career for you and a momentous occasion for you to be here with your family with the unveiling of your portrait. I remember when I had that privilege. My daughter and my son's pictures are sitting on the credenza behind me because they were the most important things in my life at the time. And I know what this means to you.

When you started out on this journey as President, you issued what seemed like a challenge to us-a challenge of civility. I had a couple of long conversations with the Speaker this weekend, and he said something that I haven't heard said quite so well in all my years here. That is that the strength of the House is its order and the strength of the Senate is its independence. I'd never heard anybody express that sentiment without using the term Somali warlord before. And I'm never going to forget it. When you issued that challenge to this institution, what I knew at the time was it was really a challenge to yourself. Every noble incidence of civil disobedience in this world—the origins of this country, the civil rights movement—came because leaders could not show restraint and they oppressed others. That'll last for a while, but eventually it fails. And as I thought about what you had laid down, and you had that one brief moment when Senator Brandes had to hold your scarf, but essentially that was outside the State of Florida. It didn't count. But then you laid the gauntlet down. You walked that walk, and what you really issued was a challenge to yourself. As a leader, to govern in an equal way, an egalitarian leader. To respect that we all worked just as hard to get here. We had elected you to represent us and be the trustee of this institution and its priorities and values. But the respect you've given to us as members, the opportunities you've given us to express ourselves has been the tradition of this institution which made you the right man for the right time in the history of the Senate. There's been a lot of change in this institution over the past 15 years, and you've restored some of that tradition. I'm personally grateful, not for myself or for my priorities, or even for the members in this room, but for the institution itself. There are future leaders in this room. I hope they will take away a vision of what you've accomplished here.

My hat is off to you. You obviously knew something that took me a little longer to learn. The measure of a great leader isn't their ability to exercise the power bestowed in them, but the ability to show restraint when they might not otherwise have done so. Through your restraint,

grace, and civility, you have created civility in this chamber because it flows from the top.

Senator Flores: I first met then Representative Galvano, when I was running for the House. And he was very supportive in my lead up to the House. In short, I won and I'd come up for the day of my swearing-in with my family. At the time, President Galvano was in a leadership race and we'd had some great conversations. So the night before my swearing-in, I found myself between some crossfires. I found myself in the position where the next day I had to go to Representative Galvano and say the plans have changed. Any other person would have had a different reaction. They'd have been angry or bitter. But he understood the situation that I found myself in; he understood it better than I did.

From that, it actually sparked an incredible friendship for ourselves and our families. We share the Sarasota connection. My husband is from there, so we travel there often. I have so many nice memories of us traveling there and being there together. We'd spend a week on the beach, and for many years Bill and the kids came. I remember one year, Michael came and played the guitar on the beach, and that was really pretty. So we've had some of those great memories.

Since then, what we've all seen is that when there's a crisis in our state or our home or our family, the person people turn to to solve that crisis is President Galvano. So whether it's been redistricting or during Marjory Stoneman Douglas, professionally and personally, people look to you. You have been an incredible friend in times of need, making sure that you are that steady hand to let us know everything is going to be all right.

Senator Braynon: President Galvano, I just want to tell you, first of all, the last two to three days have been, probably, some of my favorite days of being in this legislature, and that is in no small part, because of you. I have been telling people that it's like in the movie *The* Matrix—I just see what's happening now, right? The best part has been that you've been a partner in that with me. I've been able to talk a lot, and we've been able to talk about the process and just how we see it and how we see it happening. After I made my speech about what I felt like the Senate should be, it feels like you have actually made that happen. I hope everyone remembers that and sees what these past few days have been and how we've been. I think it was to lead up to that—you set us all up-it was in your beginning speech when you said, "I don't have a priority. My priority is your priority," and that really speaks to what the body is. I also appreciate how you let the Majority Leader be the Majority Leader and the Minority Leader be the Minority Leader, but you're the leader of this body, and I appreciate that, as well. We've had some battles over the years—redistricting and campaigns—but you've always been somebody that we could laugh with and have a good time with and never let it get personal—even if you see Angry Oscar come out. I just want to take a quick moment to say thank you. Thank you for your leadership, and thank you for everything you've done for this body, and personally, what you've done for me. Thank you. I just want to say thank you.

Senator Mayfield: Thank you, Mr. President, and you know, as I am sitting here thinking about everyone who says, "When I had a problem, I'd go see President Galvano. I had a crisis, I'd go see President Galvano." It kind of reminds me of The Godfather movie, you know, when you watch The Godfather, when they had a problem they went to see the Godfather and lo and behold, it was taken care of. Nobody asked questions either. On a serious note, the first time President Galvano and I met was my freshman year when I was elected to the House. Those that have known me for a long time know that there were some deaths that had happened in our family. My husband had served with President Galvano and spoke very highly of you. When I came in, you were the Rules Chair, and I would write these little notes and I would give them to you that said, "Please put my bill up." I don't know if you remember this, but you would put back a little note with a little frowny face that said, "Can't do." I remember that. You did get some of my bills up, and you were very gracious about it—almost as gracious as Senator Benacquisto when she won't hear your bill, too. Those were fun times. When we all got the call—and I love how everybody says, "We got the call!" it's almost like Christmas morning. We're waiting, you know when Christmas morning we wake up and go, "What'd I get? What'd I get? What'd I get?" Mine was an early call—I don't know if they went through the alphabet or not but mine was an early call—and I actually had not gotten up yet, and I was half asleep. But I took it, because it was President Galvano calling and you always take his call. I don't care

what you're doing, where you're at, you take the call when the President calls. He's going through the committee assignments and I was like, "Oh wow, this is great!" When he got to my chairmanship, I was ecstatic. It was a chairmanship that I had always wanted. I will never forget that. You have allowed us in this chamber, all of us, to be able to take our chairmanships and our legislation and do it our way. Your song was so fitting in that you did it your way, and you allowed us to do it our way as well. I will never forget that. You lead with compassion, and you lead with a purpose. But mostly, you lead with your faith. I think that is something we will always remember about you—the fact that you led with your faith. Your mother should be so proud of you as a son that did that. I want to thank you for your friendship. I want to thank you for all you have given me. And as I shared with you, I think this is the best session I have ever had in the ten years I have been elected. Thank you for that.

Senator Gainer: I'd like to say, "Thank you," to the President because about two years ago-in October it'll be two years ago-we had the most horrific weather event ever sustained in the history of the State of Florida. And I went crazy. From the first day to the last day, he would call me. "How's it going? It's going to get better. We're going to handle that. We're going to do this." And so when it was settled I said, "Well, he's talked me off the ledge once again." I was ready to jump. We came back over here and sure enough, day by day, it got a little better. I had Rob Bradley on speed dial. It just got really rough. But I want you to know that because of you and your family supporting you, that you sure made it a lot better than it would have been on us in Northwest Florida. Everybody in Northwest Florida appreciates what you did. In case you don't know, we had a real bad hurricane in Northwest Florida. You sent a lot of money down there, and I appreciate it. It was really a mess, and I just want to present you with a pair of socks, because you've certainly earned them.

Senator Montford: I've only known and worked with you ten years and that seems like a short period of time compared to some. But in those ten years I have become not only appreciative of your leadership style, but I have admired it. You have a unique way of communicating, and you've never said "No" to me. Anything I've asked for, you've never said "No." I was getting a little worried because I turned in those late budget requests a couple days ago. But when you looked at me a minute ago I knew what you said-you've got Senator Hutson working on my budget requests. I feel better! You get to know somebody by the way they act and they do things when, maybe, people are not looking. You know, he is an impressive young man when he stands up there and leads the Senate and when he's in other positions. And you are, you're like a GQ guy, you know? But when you get to know somebody, it's when no one else is looking. I was your Vice Chair in Ed Approps and that was two good years for me. I thought I knew a lot about education—and I did—but what I didn't know was the amount of effort that people put into working through that budget. We had some tough times, but I always saw you had a clear purpose of doing what's right for the children of this state. You made some really tough decisions, and we had some tough times, budget times, over those two years. You did a tremendous job. And then, for us as Chairs, your leadership style is you just leave us alone. I made some decisions as Chair of the Environment and Natural Resources Committee that, quite frankly, I thought I'd hear from you. In fact, Taylor in my office said, "You're going to get called to the Principal's Office on this one." But you never did. You always let me make those decisions, and I think that's universal. The third thing is what Senator Gainer alluded to, and that was your sincere effort—to try to help the people who needed it most in this state at the time. You, Senator Simpson, and Senator Baxley, came over and joined Senator Broxson, myself, and Senator Gainer when we did a tour over there. I watched you talk to people. You comforted people you had never met before, and you made a commitment. You followed through with that commitment. We still have a ways to go, but North Florida is a whole lot better off because you were President of this Senate, and you took the leadership and a personal interest in it. And finally, how do you describe a man like Bill Galvano? Growing up, my parents would say, "He's a good man." I very seldom use that description. I've used it a couple times at funerals. I'm proud to say-I'm looking at you and smiling and you're smiling back at me—in Blountstown, when you say somebody is a good man, people know what that means. And you're a good man, Bill Galvano.

Senator Rouson: President Galvano, thank you for the relationship. Thank you for the friendship. Thank you for the lessons. We clashed one day. I was mad. I was mad at head shops that sell water pipes

and crack pipes and bongs and set up around college campuses. I tried to get the legislature to pass the bill to put a 25 percent sales tax on a crack pipe and use the money for drug treatment. I had forgotten about the rules against using props on the House floor without permission. I had gone to Big Chief's on the corner of Pensacola and Ocala and bought \$200 worth of these pipes. Then, I went to Lowe's and bought a construction hat—and I glued them on the hat. We had passed increases in fines and fees and other stuff like that, but I couldn't get a sales tax on a water pipe. So I determined I was going to wear it on the floor of the House as an in-your-face. When Representative Bogdanoff held up the pack of cigarettes to talk about the dollar tax that we put on tobacco that year, I said, "Foul! That's a prop!"

You sent the Sergeant at Arms over to me and he said, "With all due respect, Representative, the Rules Chair said it's either you or your hat." You saved me from being forced off the floor of the House. You let me save face because the next year we did file a bill that ultimately passed. It wasn't a tax, but it would have stifled new openings of those types of shops around college campuses, and I am grateful for that. I mention that because it's hard to follow everybody when they talk about your sincerity, when they talk about the way you empower people, the way you handle folks with civility, but I'm grateful for the way you've handled each member in this process. Allowing each of us to grow, encouraging us to know our "Why's." And what's most important about good leadership is helping each member to work in their "Why" and be successful in their "Why." I know why I'm here, and you've honored that by the committees you've put me on. I knew I had to act good in the Senate. In fact, my roommate from law school is sitting right up there, Caleb Grimes. Caleb, thank you for never telling him all the stories. Mr. President, thank you for helping each one of us know our mission, our purpose, and helping us to work in it through committee assignments and through the legislation that we've championed. Thank you.

Senator Diaz: President Galvano, I first want to thank you for your leadership. From the time I entered the campaign race through the time we walked through the streets of Hialeah, your leadership has just been amazing—a cool, calm demeanor. Regardless of what went on behind the scenes, your face never changed, and your ability to just make pieces disappear from a chessboard and then magically reappear are just incredible. Words cannot define. I would say that you are a man of incredible character, a family man, but the ultimate phrase I would say is that you are a class act and everything you do shows that. I think every member of this chamber and my good friend, the Speaker across the hall, would concur with that. I think that, as many have said before, you've laid an example for all of us going forward in this chamber, and I thank you for that. I thank you for the opportunity you've given me to really explore legislation, to lead on issues, and to tackle issues that I had never thought I would be involved with before. But most of all, I thank you for your friendship, because that's what means the most to me. The Speaker and I have decided to take a vote, and we have made you an honorary member of the Hialeah Delegation. Thank you, Mr. President, and Godspeed.

Senator Stargel: Everything has been said but not by everybody. And I will be very, very brief. I will have known you, I guess, for 18 years by this time. And hopefully you will still stay around. Like Debbie, we came into the Florida House at the same time—both of our husbands had served with you. It was a really unique situation, I think, for both of us because we came in knowing you really well—you're the Rules Chair. You're the powerful Rules Chair, and we're like freshmen, and we're like walking up and talking and, "How's it going?" and that's not allowed in the House. I know that y'all may have different rules now, but that's how it was back then. And again, I don't know, if I got little like frowny faces, I think I got like a solid "No," but I'm a little bit more forceful I think sometimes in my personality. But I will say, at that time, those were trying times in the House. And things could have gone a very bad way for the State of Florida. And I think the way that you handled the House, and those of us who were there and those of us who had been kind of involved in a little bit of that know how difficult that time was. and you handled yourself well. And I think that showed true leadership then, which gave me a lot of confidence when I would get to the Senate and see your leadership now and the way that you handle yourself. I gave you a shirt one time that said, "You never go against the family." But that is not how you are. You're actually a person who takes things individually. And as was said, when a card may change or something may change or you don't get it your way, you don't bring back retribution. You recognize each person. Everybody in here has a different priority, different things that they want to accomplish, what they want

to do in life, and you don't take it personal if someone disagrees with you. So you can go against the family, unfortunately for that, good or bad, however that is. But anyway, I do appreciate the opportunity that you've given me—does that mean you want me to stop talking? But I do appreciate the opportunities you've given me throughout the entire process. The opportunity you've given to teach me a lot about this process whether it be from rules to leadership to appropriations. I've had some really unique opportunities, and I really do appreciate that. And I thank you for what you've done, and I thank you for your leadership.

Senator Simpson: Thank you, Mr. President. As we were going around the room, I was taking some notes here and, first of all, I'd like to comment on Chairman Powell's thing. He looked his committee up and said, "Man, we haven't met in years." To my dismay, right? You were in the Ps in the alphabet and I'm thinking, "S?" I'm thinking, "Where do I come in the alphabet?" I looked my committee up, Chairman, and it has never even met before so I'm thinking, "What did I do?"

We've described this President as charming, GQ, cool, articulate. Yeah, all that's about to be over. I'm none of those things. So this is what I have to follow, right? None of those will be the comments. And now, Chair Gruters has exposed you, Mr. President, so I'm sorry about the vetoes. It's funny that a month or two ago, after the designation—which is a great honor—me and the President were talking, and he would say, "Don't forget that hyphen," or "Hey, there's a hyphen in there." I'm remembering there's a hyphen.

What this President has done, and we've known each other for a little over eight years now, maybe nine years, we spent a lot of time together before we were each elected to the Florida Senate. This is my first office, and we had many times that we were in a lot of bunkers together and just a couple that people have mentioned here today. The Parkland was a tragedy, the Panama City was definitely a tragedy, and those are some of the things that you do when you serve in the Florida Senate, in this position. We represent a specific area, but the state is diverse and that diversity is what makes us as strong as we are. This President recognizes that. What I have learned from this Presidency is: be humbled, be consistent, be steady, be the voice of reason when everybody else around us is not sometimes. I know all the times that we went home in the evenings the last six, seven, eight years, and we would call Julie and harass her. I've said this stuff before—can't say how we harassed her but we would harass her. And it was really awesome meeting your family. His dad had two quotes that I'd mentioned earlier in one of the times when I was recognizing the President, "The reason he's always on time is because he values other people's time." And then, "Play the hole you're on." So, thank you, Mr. President.

RETIRING OF PORTRAIT

Senator Simmons: As is Senate tradition, the portrait on display on the west side of the chamber will be retired to the Historic Capitol. Senate President William A. MacWilliams served as Senate President during the 1921 Legislative Session. President MacWilliams was born in Camden, New Jersey, in 1863. He practiced law in St. Augustine, was elected to the Florida House in 1898 before being elected to the Florida Senate in 1901. He returned to the Florida House in 1907 and to the Senate in 1917 where he served until leaving in 1935. President MacWilliams retired to St. Augustine and remained active in local issues until his death in 1941 at age 78.

Senators, the portrait we are about to unveil was created by artist Steve Davis of Leon Loard Commissioned Portraits. Leon Loard crafted the portraits of Senate Presidents Jennings, King, Lee, Pruitt, Atwater, Gaetz, Gardiner, and Negron. Mr. President, will you and your family please join the Sergeant at the front of the chamber. Sergeant, please unveil the portrait.

UNVEILING OF PORTRAIT

Senator Simmons invited President Galvano and his wife, Julie, and their children, Michael, William, and Jacqueline, to the front of the chamber where the President's portrait was unveiled by Sergeant at Arms Tim Hay. The portrait was created by artist Steve Davis of Leon Loard Commissioned Portraits.

SPECIAL PRESENTATION

On behalf of the Senate, Majority Leader Passidomo and Democratic Leader Gibson presented the President with a family trip to Hawaii.

THE PRESIDENT PRESIDING

ADDRESS BY THE PRESIDENT

President Galvano: Wow, Hawaii! Hopefully, it is good until 2022. I may take the Surgeon General with me. I cannot thank you all enough for all those farewell remarks and, Speaker, now you know why we had to extend session. In all seriousness, it really means a great deal to me. I am not going to keep you long here in the chamber with my remarks, but I do have people to thank. I want to start with you, Speaker. We have done, as we discussed, what many believed could not be donethat we could conduct our business, one chamber to another, in a reasonable, civil, and decorum-filled manner. Obviously, there are a lot of different views in this room, and you have even more over there. Leadership matters, and having you as the leader of the Florida House has made a big difference. A lot of the accolades I was given here this morning would not have been possible without your partnership. To my brother in the process, thank you so much. I know you have a lot going on across the way so feel free to exit whenever you have to exit. We have an offer-it is on your desk. I am getting anxious here, you know?

Julie, unbelievable, but we have journeyed on together for these last, really eighteen, years because we had that hiatus in between. You have been my absolute rock. You have been in my court in some of the lowest times and here at my side in some of the best times. I could not have served the people in this chamber, the people I have served with in the past, or the people of the State of Florida without your love. I love you very much. I love you.

Michael, William, Jacqueline, you have grown up in this process. In fact, when I first got elected, Jackie wasn't even born and she came along later, which I guess was still proof that I got home once in a while. But she grew up in the Florida House and now here in the Senate. You all have just made this experience all the better, by your support, the interactions with the people we work with, and it just makes me so proud. I light up when I see you come into the Capitol or when we are out on the campaign trail or whenever we are doing anything in life, really. In relation to this process, it makes me feel more proud of my service. I thank you each for your sacrifice, and I love you all very, very much.

Sterling, Mary Jean, Paul, I could not ask for better in-laws or better support. Thank you for your journey with me in this process. It has meant a great deal to have you alongside us. Thank you. My mother is at home watching on TV. Mom, I love you. She was the one who inspired me to get into public service. Both my parents were patriotic and believed in this country very much. My mother grew up during World War II and she really instilled in me that sense of patriotism and shared with me, as a young boy, many stories. She helped me learn and appreciate the wonderful life we have here in America. I thank you, Mom. I know it has not been the easiest year, but I could not have done any of this without you and your support. I love you, Mom. To my siblings who are watching, some from farther away than others, thank you so much for all the support that you have shared with me. Thank you for being my big defenders on social media—I really appreciate it. I know you are outmatched a thousand to one—sometimes, at least. It is great to know some people back around the state have my back. That is what families are for.

My district staff—I am so pleased with the job that you do. Many of you realize that we do a lot up here, but a lot of folks, just like Senator Flores says, do not really know that we are up here and what we are doing. Policy is great, budgets are great, but it is constituent service that makes the big difference, and I really appreciate that. Amanda, I am so pleased that you are here to join us today. I enjoy your work with Carlecia. Carlecia, thank you. You make up one of the best district staffs that we could have. Thank you. I have a special thanks for Macey Moon. I think everybody in this room knows Macey. She has a spreadsheet for each and every one of you. She has a spreadsheet for the 400 frantic people in the rotunda right now waiting for this to be over. Thank you for always being there, always working hard, always being pleasant,

and being one of the best members of my team. I truly appreciate you. Thank you so much. $\$

Kathy, you have been with me from the beginning. You truly have. I have learned a lot from you through the years. You are a rock. I have watched you grow into probably the most professional person that I have encountered. When I took over as Senate President, I said I have to share Kathy with the rest of the Senate. There is a standard for how to operate as a legislative aide and how to conduct business. So we created the position of District Staff Coordinator and you have filled that tremendously. I venture to say that I have seen the quality of work of the aides and the district staff go up, become better and more professional. That is thanks to you. Most importantly, you are my friend and I love you. God bless you, Kathy.

The President's Office—you know, there was a cartoon some of you may remember—Hong Kong Fuey. Does anybody remember that? The protagonist was this dog who had an affinity for martial arts. He was always out trying to solve crimes and do things. He would always flub it up and, at the end, he would look like a hero because behind him he had this friend, a cat, who was behind the scenes and who was the one who really made it happen and really made him look good. That is the President's Office, each and every one of them. Really, this process, this Senate would not run without them. Cara, I would not run without your cafecito every day at 1:00 p.m. I know now that many members are starting to realize that and come in around that time.

India, thank you so much for the way you manage that office. Sometimes I wonder if I can ever escape her. She keeps me on time. We have a nickname-Rob Bradley gave it to her-the Blonde Angel of Death because you could be full throttle in a meeting that has disintegrated into a jokefest and she knocks, "Mr. President, they are waiting for a photo in the chamber." It is one of the toughest jobs, and you do it in a tremendous way, and I truly appreciate you. TK, we have been together a long time. We worked together in Education for almost all of my years here in the Senate, and it is one of those issues that permeates the Senate. I have truly learned a lot from you, and you never cease to amaze me. Just yesterday we came off the floor with an issue and, by the time I was finished with the press gaggle, you had already found the solution. I cannot thank you enough for your insights, your tremendous work ethic, and your friendship. Thank you, TK. Andrew, always fresh, always ready to go, always looking good, and full of great ideas. I appreciate all the efforts you put forth on myriad subject matters and some that we are still working on. I could not ask for a better policy advisor. Thank you, Andrew. Jacqui Peters—I met Jacqui when she was Jacqui Sosa in the House. That is how I got addicted to Cuban coffee. I had a suite in the House and everybody—the entire Miami-Dade delegation—was there. And me. So all day long, we had Cuban coffee. I have watched you grow in your career, which is quite impressive, it truly is. When you accepted the opportunity to work in the President's Office, I was very excited, very excited. I cannot tell you how much it means that you accomplish what you do, but your attitude-you are upbeat, uplifting. It could be a rough day but you are still excited to be there and see us, and it makes a big difference. Thank you, Jacqui. Allie, we have been together a long time. I show people a picture of our wedding-Julie's and my wedding-and there is a little flower girl in there, and it is Allie. I have watched you grow up. I am very proud of you. I know my friend, your father, is very proud of you. She interned for me in the House, then went to work for me in my law firm, then came over to the Senate, then the Majority Office, and now is in the President's Office; she has one of the toughest jobs, and that is healthcare. I love you, Allie. Reynold—there he is in the back—probably thinking, "He needs to shut up. We have got to get back, we have bills to pass." But remember, we did 83 bills in three hours. That is a local bill in the Florida House. You know, I get in bed, I have my pajamas on, checking my watch, and I flip on the TV and "José" is still up there! So Reynold, thank you, for always being the guy who brings it right down to the brass tacks of what we need to do and how it has got to work. I appreciate you very much. You are also a great interpreter, because we will have meetings and, at the end of them, he says, "What I am hearing you say is..." You just say it better. Thank you, Reynold. Katie Betta, best Communications Director, Deputy Chief, in the world, frankly. I truly appreciate the attention that you pay. It seems like there is nothing going on in the world or in anything obscure anywhere that you are not aware of and that you are not prepared for and that you are not getting me prepared for. So, to all of you up there in the press box, you are better off just talking to her because she gets me all set and ready to go when we are doing our stuff.

I truly appreciate you. I have known you a long time. Thank you for your service to the Senate and the state.

Christie Letarte, you have joined us in the Majority Office and I have watched you grow into really a force in the Florida Senate. I know it was a big decision to create the Special Counsel and little did we know how much you would deal with. This session saw some of the biggest issues in terms of claims bills and others and legal matters that none of us could foresee—including the issues that took place in Broward County. I have never had anything but tremendous confidence in you, and I truly appreciate you. Thank you so much, Christie. Jeremiah Hawkes, the General Counsel of the Florida Senate, what I did not realize when I took the gavel is that overnight, I would be named in 12 different lawsuits. I am serious! We literally had a trial set to begin a few months later. We have gone through, suit by suit, issue by issue, and have really put the Senate in a very good place from a legal perspective. Your counsel and advice and energy is really appreciated. Thank you, Jeremiah. Cindy Kynoch, I know Chairman Bradley had mentioned how tremendous you are and what you do for the Senate and with the budget, but I have to thank you myself. You are amazing. It could be 2:00 a.m. and you look like you just woke up. You are ready to go. It is good to see you for once without twelve folders in your arm. I think that is an Approps thing—they all walk around with folders, just in case. You ask them a simple question like, "What's the effect of that bill?" They start rolling them. You are tremendous. Great choice that I made. I am glad that you are here. Ronnie Whitaker, running the Majority Office, thank you, Ronnie. I know it is not easy. Things switch around on the floor and go back and forth. The way you keep up with it is tremendous. I was so pleased when I chose you to run the Majority Office, as Majority Leader, and it was a no-brainer for me to ask you to stay. Thank you for your great work, Ronnie.

Madam Secretary, thank you for your help, your support, your insights, for helping us get the car out of the ditch from time to time. I often ask, "Now, what do we do? Did you expect that?" You are an institution here in the Florida Senate. Thank you so much. I appreciate you. Sergeant Tim Hay, you are my partner, my paisan. The way you keep this place together, you and your entire team, it is often unseen but lived. You know what I mean by that. I cannot tell you how much I appreciate you and I will miss you tremendously. Thank you, Sergeant.

Lisa Vickers, this is a tough one. I met Lisa when I was in the Florida House. We had a big package from the Department of Revenue and she was running the Department of Revenue at the time. Governor Bush had made a priority of revamping an entire section of law, so it was not just an easy bill and a simple issue. I was so impressed by our work together and the way you helped me understand what we were doing and my preparedness because of your efforts. I remember going into a conference before we did a press conference with Governor Bush, and he brought up an issue and he said, "What does that mean?" And I said, "Well, if you look on page 90," and he said, "Wow, good. Someone who reads bills. I like it." It was really because we had worked together and gone through it so much. And then in the Senate, I have seen what you were able to do on major, major issues.

After the Parkland tragedy, I went back home and I literally wrote on a yellow pad an outline of some ideas we had discussed. I took a picture of that yellow pad, maybe three pictures, and I texted those pictures to Lisa Vickers, who was Policy Advisor. Within 24 hours, the foundation of that bill was put together from those simple ideas. The rest is history, as we all worked together, and you and I worked tremendously on that legislation. What a special person. What a unique person. Someone who has an impeccable reputation, impeccable work ethic, and someone you can count on when the chips are down. It was not even a difficult decision to choose a Chief of Staff. I had in mind who I thought could fill that job and made that request, and the fact that you accepted it just really set in motion any success that I have had as Senate President. I am still amazed that you are indefatigable. You really are. Never frazzled, always working on twelve things at once, but somehow you balance it and make it look easy. And you are fun. It is a lot of fun hanging out and doing these things. Like Senator Bradley said, some difficult meetings become enjoyable because of the people and the personalities. You are a dear friend. You are an asset to the State of Florida. You are the best thing that has happened to the Senate staff that I can recall in my whole career.

I also have a private professional life and the people that I share it with make sacrifices so that I can serve the people of this state. You

have all been there every step of the way. Some are watching on TV and some up there, but my law partners could have said, "No, this is going to impact our bottom line." Just wait now! No, I am kidding. But they understood. I came from a firm and one of my mentors in life was Bill Grimes, who served in the Legislature in the 50s, and he had a servant's heart. He shared a lot of stories with me. His son, Caleb, is now the Senior Partner in our law firm and is like a brother to me and has been for most of my professional life—all of my professional life. It is amazing to have that relationship and have partners who appreciate what we do. Jack Hawkins, who is not here, Leslie Gladfelter, Derin Parks, Sacha Ross, who is here. I appreciate you, Sacha, you have been at a lot of these—I think all of them. You have been so supportive of my career, and I truly appreciate it. Kyle, you have some big shoes to fill with your father and your grandfather and your great-grandfather. Thank you all in my law firm. Katie Morrissey, thank you for the support that you give me back home at mission control.

Leader Gibson, I could not have had a better experience with a Minority Leader. Certainly we have issues that we are not on the same side of all the time, but you have handled it always with class, and I appreciate that. We confront one another, we talk it through, and then we understand what the play is. More importantly, you are a dear friend. You have been for a long time, and I look forward to our friendship continuing for many, many years. Thank you, Leader.

And again, Senator Simmons, as I said earlier, thank you for being such a great Pro Tempore. And to all the constituents in District 21, I miss you. It will be good to get back to see you. One of the challenges of political life in the United States and in the State of Florida is the more you rise in leadership, the less time you spend back home with the people who elected you in the first place. That is a tough balance, and I know we all work at that but it will not be long.

To each of you, the Senators, thank you so much. You say nice things about me empowering you, but if I did not believe in you, there would be nothing to empower. It is truly an honor to serve in this process—a tremendous honor to serve as your president. It is an amazing process, and I have learned a lot of things along the way, some more important than others. Some worth noting, like—and Senator Montford, you can share this—it is pretty difficult to be named "Bill" and be in the legislative process. It is like being named "Chip" and working at a casino. Not much I can do about that, and it is irony that we had a "Bill" retiring from the wall. Other things I have learned—when it comes to amendments, Jeff Brandes is like a box of chocolates—you never know what you are going to get. I love to see that whole flow. Yesterday we had some big debate, and I was watching the floor. Those are memories that will stay with me for a long time.

Just a couple of points—geography matters in this business. Where you are, where you sit, where you spend your time makes a big difference. Some of the great relationships of my life were fortuitous in that I was assigned to a seat next to someone I did not know, or in a parking space, or an office. Being in the building makes a big difference in your career. Relationships matter.

If I tell you anything that you should take away, at least from my experience, it is that relationships matter. The more you build on them, the more you bank. It is like making deposits of good will. There will be times when you have to withdraw the good will, but if there is nothing to withdraw, then it becomes difficult and it shuts down. Communication is key to that. You have to communicate. Sometimes it sounds easyyeah, communicate. No, a lot of times it is really tough because you have to say something you do not want to say. Knowing the reaction on the other side is a reaction that you do not want to have. It is easier to say, instead of confronting Senator B, I will just vent to Senator C, D, and E and then it breaks down. Communicate. That means communicating not just with members, but the people in this process. The lobby corps matters. The press corps matters. You all are part of a global process. We come up here and work together for the good of the people of Florida. An institution like the Senate is only as good as the people in it. And if you believe that, then you have to believe these people are good and that they have talents and that you should do everything you can to recognize and inspire those talents. I often am in awe of what I hear on the floor and how I see you operate. I think to myself, it is probably a good deal that the least talented guy is just up here as a traffic cop because your work is going on there. When you say I have empowered you, it is easy. It is easy to empower tremendous people who are already empowered, not by me, but by the five-hundred-plus thousand constituents that sent you here to help their lives, their dreams, their goals, and their desires come to fruition.

We all heard 'focus' and 'play the hole you are on.' My dad had some great sayings, like, "If you are ahead of your time, it is still bad timing." It's true. Through my life, I think of these things and if you do focus on the shot at hand or the hole at hand—and technically, Senator Bean, you were still on the hole that you were not on, you were just in peril at the time—that does make a difference.

I will tell you, I have enjoyed learning so much from you and your histories. We all bring a history to this chamber. Behind me in my office—you have all seen it—I have a picture of Ellis Island, the Grand Hall at Ellis Island in the early 1900s, about the time my grandparents were coming through. I like to believe that they are in that picture. On the third floor, you go around and there is a picture of soldiers training on Miami Beach where my dad was stationed. He used to say, "How lucky could I be? I get called up and sent to Miami Beach and stayed at the Victor Hotel," which is now \$1,100 or \$1,200 a night. These are histories. And catty-corner from it, Senator Pizzo gave me a map of Italy from the 1500s. It is really an amazing piece. I keep that balance, and I think of each and every one of your histories that you shared. It helps us to become this mosaic of service for the people of Florida, and it really makes a difference in a state as diverse as ours. In the institution that we serve—I value it and I know you do, too—but it is worth saying that we have to value it every day. This chamber is majestic. The things that have happened here, the lives that have been changed in this chamber, the tears that have been wept in this chamber, the laughter that has been in this chamber, are things that most Floridians will never know. This is a heart that is pumping out blood for the rest of the state making a difference in their lives. For me, whether it was making something a little more tidy, a little more regal, cleaning things up, making sure that we, as a Senate, take pride in what we have but, more importantly, that the people we represent have pride in what we have and do.

I will end with where I started as Senate President—that all comes down to how we treat one another and the civility and the decorum with which we conduct our business. I mentioned the Speaker and I have shared that view and operated in that way, and I think each and every one of you has done that in this chamber. I could not be more proud of the fact that you have. I hope, when you look back, you feel like the last two years have been a successful run. I know they will be in my heart forever. As I said at my designation, I have tried very hard to listen to you, not just with my ears, but with my mind and with my heart. God bless you all. I love you.

RECESS

The President declared the Senate in recess at 1:30 p.m. to reconvene at 2:30 p.m. or upon his call.

AFTERNOON SESSION

The Senate was called to order by the President at 2:30 p.m. A quorum present—39:

Mr. President	Diaz	Perry
Albritton	Farmer	Pizzo
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Simpson
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Lee	Taddeo
Braynon	Mayfield	Thurston
Broxson	Montford	Torres
Cruz	Passidomo	Wright

By direction of the President, there being no objection, the Senate proceeded to— $\,$

SPECIAL ORDER CALENDAR

On motion by Senator Diaz, the Senate resumed consideration of-

CS for HB 7067—A bill to be entitled An act relating to K-12 scholarship programs; amending s. 1002.394, F.S.; revising initial scholarship eligibility criteria for the Family Empowerment Scholarship Program; establishing a priority order for award of a scholarship that includes an adjusted maximum eligible household income level that is increased in specified circumstances; requiring the Department of Education to maintain and publish a list of nationally norm-referenced tests and to establish deadlines for lists of eligible students, applications, and notifications; requiring a private school to report scores to a state university by a specified date; requiring parents to annually renew participation in the program; requiring an eligible nonprofit scholarship-funding organization to award scholarships in priority order and implement deadlines; requiring, rather than authorizing, an annual specified increase in the maximum number of students participating in the scholarship program; amending s. 1002.395, F.S.; revising eligibility criteria for the Florida Tax Credit Scholarship Program and applying the criteria only to initial eligibility; requiring that priority be given to students whose household income levels do not exceed a specified amount or who are in foster care or out-of-home care; requiring scholarship-funding organizations to prioritize renewal scholarships over initial scholarships; requiring a scholarship-funding organization to refer students who did not receive a scholarship because of lack of funds to another scholarship-funding organization; amending s. 1002.40, F.S.; requiring scholarship-funding organizations to use excess contributions to fund scholarships for specified students under certain conditions; amending s. 1011.62, F.S.; revising funding calculations for certain student memberships; providing an effective date.

—which was previously considered March 11. Pending **Amendment** 2 (159850) by Senator Lee failed.

The vote was:

Yeas-16

Berman	Montford	Stewart
Book	Pizzo	Taddeo
Cruz	Powell	Thurston
Farmer	Rader	Torres
Gibson	Rodriguez	

Rouson

Nays-21

Lee

Mr. President	Braynon	Mayfield
Albritton	Broxson	Passidomo
Baxley	Diaz	Perry
Bean	Flores	Simmons
Benacquisto	Gruters	Simpson
Bradley	Hooper	Stargel
Brandes	Hutson	Wright

Vote after roll call:

Yea—Bracy

Nay to Yea-Braynon

Pursuant to Rule 4.19, **CS for HB 7067** was placed on the calendar of Bills on Third Reading.

Consideration of CS for HB 491 was deferred.

CS for CS for SB 708—A bill to be entitled An act relating to automated pharmacy systems; amending s. 465.0235, F.S.; authorizing a community pharmacy to use an automated pharmacy system under certain circumstances; requiring such community pharmacies to adopt,

annually review, and maintain a record of, for a specified time period, certain policies and procedures; providing that certain medicinal drugs stored in an automated pharmacy system for outpatient dispensing are part of the inventory of the pharmacy providing services through such system; authorizing, rather than requiring, the Board of Pharmacy to adopt specified rules; deleting an obsolete date; providing an effective date

—was read the second time by title.

Pending further consideration of **CS for CS for SB 708**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 59** was withdrawn from the Committees on Health Policy; Innovation, Industry, and Technology; and Rules.

On motion by Senator Hutson, by two-thirds vote-

CS for CS for HB 59—A bill to be entitled An act relating to automated pharmacy systems; amending s. 465.0235, F.S.; authorizing a community pharmacy to use an automated pharmacy system under certain circumstances; providing that certain medicinal drugs stored in an automated pharmacy system for outpatient dispensing are part of the inventory of the pharmacy providing services through such system; requiring community pharmacies to adopt certain policies and procedures; authorizing, rather than requiring, the Board of Pharmacy to adopt specified rules; deleting an obsolete date; providing an effective date

—a companion measure, was substituted for **CS for CS for SB 708** and, by two-thirds vote, read the second time by title.

SENATOR SIMMONS PRESIDING

Pursuant to Rule 4.19, CS for CS for HB 59 was placed on the calendar of Bills on Third Reading.

CS for CS for CS for SB 474—A bill to be entitled An act relating to the deregulation of professions and occupations; providing a short title; amending s. 322.57, F.S.; defining the term "servicemember"; requiring the Department of Highway Safety and Motor Vehicles to waive the requirement to pass the Commercial Driver License Skills Tests for certain servicemembers and veterans; requiring an applicant who receives such waiver to complete certain requirements within a specified time; requiring the department to adopt rules; amending s. 326.004, F.S.; deleting the requirement that a yacht broker maintain a separate license for each branch office; deleting the requirement that the Division of Florida Condominiums, Timeshares, and Mobile Homes establish a fee; amending s. 447.02, F.S.; conforming provisions to changes made by the act; repealing s. 447.04, F.S., relating to licensure and permit requirements for business agents; repealing s. 447.041, F.S., relating to hearings for persons or labor organizations denied licensure as a business agent; repealing s. 447.045, F.S., relating to confidential information obtained during the application process; repealing s. 447.06, F.S., relating to required registration of labor organizations; amending s. 447.09, F.S.; deleting certain prohibited actions relating to the right of franchise of a member of a labor organization; repealing s. 447.12, F.S., relating to registration fees; repealing s. 447.16, F.S., relating to applicability; amending s. 447.305, F.S.; deleting a provision that requires notification of registrations and renewals to the Department of Business and Professional Regulation; amending s. 455.213, F.S.; requiring the department or a board to enter into reciprocal licensing agreements with other states under certain circumstances; providing requirements; creating s. 455.2278, F.S.; defining terms; prohibiting the department or a board from suspending or revoking a person's license solely on the basis of a delinquency or default in the payment of his or her student loan; prohibiting the department or a board from suspending or revoking a person's license solely on the basis of a default in satisfying the requirements of his or her work-conditional scholarship; amending s. 456.072, F.S.; specifying that the failure to repay certain student loans is not considered a failure to perform a statutory or legal obligation for which certain disciplinary action can be taken; conforming provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners who are in default on student loan or scholarship obligations; amending s. 456.074, F.S.; deleting a provision relating to the suspension of a license issued by the Department of Health for defaulting on certain student loans; amending s. 468.385, F.S.; revising requirements relating to businesses auctioning

or offering to auction property in this state; amending s. 468.401, F.S.; revising definitions; repealing ss. 468.402, 468.403, 468.404, and 468.405, F.S., relating to duties and authority of the Department of Business and Professional Regulation with regard to licensure of talent agencies, licensure requirements, license fees and renewals, and qualification for a talent agency license, respectively; amending s. 468.406, F.S.; requiring an owner or operator of a talent agency to post an itemized schedule of fees, charges, and commissions in a specified place; repealing s. 468.407, F.S., relating to the form and posting requirements for a license; amending s. 468.408, F.S.; conforming provisions to changes made by the act; prohibiting certain bonds from being issued or renewed by a bonding agency to an owner or operator of a talent agency unless the bonding agency verifies that each owner or operator has not been convicted of specified crimes; amending s. 468.409, F.S.; deleting a requirement for record inspection; amending s. 468.410, F.S.; deleting a requirement to include specified information in a contract between a talent agency and an applicant; amending s. 468.412, F.S.; deleting recordkeeping and posting requirements; amending s. 468.413, F.S.; revising criminal penalties; conforming provisions to changes made by the act; repealing s. 468.414, F.S., relating to the deposit of certain funds in the Professional Regulation Trust Fund; amending s. 468.415, F.S.; prohibiting any agent, owner, or operator who commits sexual misconduct in the operation of a talent agency from acting as an agent, owner, or operator of a Florida talent agency; amending s. 468.505, F.S.; providing that certain unlicensed persons are not prohibited or restricted from his or her practice, services, or activities in dietetics and nutrition under certain circumstances; amending s. 468.524, F.S.; deleting specified exemptions from the time restriction for an employee leasing company to reapply for licensure; amending s. 468.603, F.S.; revising which inspectors are included in the definition of the term "categories of building code inspectors"; amending s. 468.609, F.S.; revising certain experience requirements for a person to take the examination for certification; revising the time period a provisional certificate is valid; amending s. 468.613, F.S.; providing for waiver of specified requirements for certification under certain circumstances; amending s. 468.8314, F.S.; requiring an applicant for a license by endorsement to maintain a specified insurance policy; requiring the department to certify an applicant who holds a specified license issued by another state or territory of the United States under certain circumstances; amending s. 471.015, F.S.; revising licensure requirements for engineers who hold specified licenses in another state; amending s. 473.308, F.S.; deleting continuing education requirements for license by endorsement for certified public accountants; amending s. 474.202, F.S.; revising the definition of the term "limited-service veterinary medical practice" to include certain procedures; amending s. 474.207, F.S.; revising education requirements for licensure by examination; amending s. 474.217, F.S.; requiring the department to issue a license by endorsement to certain applicants who successfully complete a specified examination; amending s. 476.114, F.S.; revising training requirements for licensure as a barber; amending s. 476.144, F.S.; requiring the department to certify as qualified for licensure by endorsement an applicant who is licensed to practice barbering in another state; amending s. 477.013, F.S.; revising the definition of the term "hair braiding"; repealing s. 477.0132, F.S., relating to registration for hair braiding, hair wrapping, and body wrapping; amending s. 477.0135, F.S.; providing additional exemptions from license or registration requirements for specified occupations or practices; amending s. 477.019, F.S.; deleting a provision prohibiting the Board of Cosmetology from asking for proof of certain educational hours under certain circumstances; conforming provisions to changes made by the act; amending s. 477.0201, F.S.; providing requirements for registration as a specialist; amending s. 477.026, F.S.; conforming provisions to changes made by the act; amending s. 477.0263, F.S.; providing that certain cosmetology services may be performed in a location other than a licensed salon under certain circumstances; amending ss. 477.0265 and 477.029, F.S.; conforming provisions to changes made by the act; amending s. 481.201, F.S.; deleting legislative findings relating to the practice of interior design; amending s. 481.203, F.S.; revising and deleting definitions; amending s. 481.205, F.S.; conforming provisions to changes made by the act; amending s. 481.207, F.S.; revising certain fees for interior designers; conforming provisions to changes made by the act; amending s. 481.209, F.S.; providing requirements for a certificate of registration and a seal for interior designers; specifying that certain persons who are already licensed as interior designers are eligible to obtain a certificate of registration; conforming provisions to changes made by the act; amending s. 481.213, F.S.; revising requirements for certification of licensure by endorsement for a certain licensee to engage in the practice of architecture; providing that a certificate of registration is not required for specified persons to practice; conforming provisions to changes made by the act; amending s. 481.2131, F.S.; requiring certain interior designers to include a specified seal when submitting documents for the issuance of a building permit; amending s. 481.215, F.S.; conforming provisions to changes made by the act; revising the number of hours of specified courses the board must require for the renewal of a license or certificate of registration; authorizing licensees to complete certain courses online; amending s. 481.217, F.S.; conforming provisions to changes made by the act; amending s. 481.219, F.S.; deleting provisions permitting the practice of or offer to practice interior design through certain business organizations; deleting provisions requiring certificates of authorization for certain business organizations offering interior design services to the public; requiring a licensee or applicant in the practice of architecture to qualify as a business organization; providing requirements; amending s. 481.221, F.S.; conforming provisions to changes made by the act; requiring registered architects and certain business organizations to display certain license numbers in specified advertisements; amending s. 481.223, F.S.; providing construction; conforming provisions to changes made by the act; amending s. 481.2251, F.S.; revising the acts that constitute grounds for disciplinary actions relating to interior designers; conforming provisions to changes made by the act; amending ss. 481.229 and 481.231, F.S.; conforming provisions to changes made by the act; amending s. 481.303, F.S.; deleting the definition of the term "certificate of authorization"; amending s. 481.310, F.S.; providing that an applicant who holds certain degrees is not required to demonstrate 1 year of practical experience for licensure; amending s. 481.311, F.S.; revising requirements for certification of licensure by endorsement for a certain applicant to engage in the practice of landscape architecture; amending s. 481.313, F.S.; authorizing a landscape architect to receive hour-for-hour credit for certain approved continuing education courses under certain circumstances; amending s. 481.317, F.S.; conforming provisions to changes made by the act; amending s. 481.319, F.S.; deleting the requirement for a certificate of authorization; authorizing landscape architects to practice in the name of a corporation or partnership; amending s. 481.321, F.S.; requiring a landscape architect to display a certain certificate number in specified advertisements; amending s. 481.329, F.S.; conforming a cross-reference; amending s. 489.103, F.S.; revising certain contract prices for exemption; amending s. 489.111, F.S.; revising provisions relating to eligibility for licensure; amending s. 489.113, F.S.; providing that applicants who meet certain requirements are not required to pass a specified examination; amending s. 489.115, F.S.; requiring the Construction Industry Licensing Board to certify any applicant who holds a specified license to practice contracting issued by another state or territory of the United States under certain circumstances; requiring certain applicants to complete certain training; amending s. 489.511, F.S.; requiring the board to certify as qualified for certification by endorsement any applicant who holds a specified license to practice electrical or alarm system contracting issued by another state or territory of the United States under certain circumstances; requiring certain applicants to complete certain training; amending s. 489.517, F.S.; providing a reduction in certain continuing education hours required for certain contractors; amending s. 489.518, F.S.; requiring a person to have completed a specified amount of training within a certain time period to perform the duties of an alarm system agent; amending s. 492.104, F.S.; conforming provisions to changes made by the act; amending 492.108, F.S.; requiring the department to issue a license by endorsement to any applicant who has held a specified license to practice geology in another state, trust, territory, or possession of the United States for a certain period of time; providing that an applicant may take the examination required by the board if they have not met the specified examination requirement; amending s. 492.111, F.S.; deleting the requirements for a certificate of authorization for a professional geologist; amending ss. 492.113 and 492.115, F.S.; conforming provisions to changes made by the act; creating s. 509.102, F.S.; defining the term "mobile food dispensing vehicle"; preempting certain regulation of mobile food dispensing vehicles to the state; prohibiting certain entities from prohibiting mobile food dispensing vehicles from operating within the entirety of such entities' jurisdictions; providing construction; amending s. 548.003, F.S.; deleting the requirement that the Florida State Boxing Commission adopt rules relating to a knockdown timekeeper; amending s. 548.017, F.S.; deleting the licensure requirement for a timekeeper or an announcer; amending s. 553.5141, F.S.; conforming provisions to changes made by the act; amending s. 553.74, F.S.; revising the membership and qualifications of the Florida Building Commission; amending s. 823.15, F.S.; authorizing certain

persons to implant dogs and cats with specified microchips under certain circumstances; authorizing certain persons to contact the owner of record listed on radio frequency identification microchips under certain circumstances; amending ss. 558.002, 559.25, and 287.055, F.S.; conforming provisions to changes made by the act; providing effective dates.

-was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 474**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 1193** was withdrawn from the Committees on Innovation, Industry, and Technology; Commerce and Tourism; and Appropriations.

On motion by Senator Albritton-

CS for HB 1193—A bill to be entitled An act relating to the deregulation of professions and occupations; providing a short title; amending s. 287.055, F.S.; conforming provisions to changes made by the act; amending s. 322.57, F.S.; defining the term "servicemember"; requiring the Department of Highway Safety and Motor Vehicles to waive certain commercial driver license requirements for servicemembers and veterans under certain circumstances; requiring rulemaking; amending s. 326.004, F.S.; deleting the requirement for a yacht broker to maintain a separate license for each branch office; deleting the requirement for the division to establish a fee; amending s. 447.02, F.S.; conforming provisions to changes made by the act; repealing ss. 447.04, 447.041, 447.045, and 447.06, F.S., relating to licensure and permit requirements for business agents, hearings for persons or labor organizations denied licensure as a business agent, confidential information obtained during the application process, and required registration of labor organizations, respectively; amending s. 447.09, F.S.; deleting certain prohibited actions relating to the right of franchise of a member of a labor organization; repealing ss. 447.12 and 447.16, F.S., relating to registration fees and applicability; amending s. 447.305, F.S.; deleting a provision that requires notification of registrations and renewals to the department; amending s. 455.213, F.S.; requiring the Department of Business and Professional Regulation or a board to seek reciprocal licensing agreements with other states under certain circumstances; providing requirements; creating s. 455.2278, F.S.; providing definitions; prohibiting the department or a board from suspending or revoking a person's license solely on the basis of a delinquency or default in the payment of his or her student loan; prohibiting the department or a board from suspending or revoking a person's license solely on the basis of a default in satisfying the requirements of his or her work-conditional scholarship; amending s. 456.072, F.S.; providing that failing to repay a student loan issued or guaranteed by the state or the Federal Government in accordance with the terms of the loan is not considered a failure to perform a statutory or legal obligation; repealing s. 456.0721, F.S., relating to practitioners in default on student loan or scholarship obligations; amending s. 456.074; removing the requirements for immediate suspension of a health care practitioner for default on a specified student loan; amending s. 468.401, F.S.; revising a definition; amending s. 468.505, F.S.; providing that certain unlicensed persons are not prohibited or restricted from his or her practice, services, or activities in dietetics and nutrition under certain circumstances; amending s. 468.517, F.S.; providing that certain unlicensed persons may not practice dietetics and nutrition for remuneration in certain licensed healthcare facilities; amending s. 468.524, F.S.; deleting the time restriction for an employee leasing company to reapply for licensure; amending s. 468.603, F.S.; revising a definition; amending s. 468.609, F.S.; revising certain experience requirements for a person to take the examination for certification; revising the time period a provisional certificate is valid; amending s. 468.613, F.S.; providing for waiver of specified requirements for certification under certain circumstances; amending s. 468.8314, F.S.; requiring an applicant for a license by endorsement to maintain a specified insurance policy; requiring the department to certify an applicant who holds a specified license issued by another state or territory of the United States under certain circumstances; amending s. 471.015, F.S.; revising licensure requirements for engineers who hold specified licenses in another state; amending s. 473.308, F.S.; deleting continuing education requirements for license by endorsement for certified public accountants; amending s. 474.202, F.S.; revising the definition of the term "limited-service veterinary medical practice" to include certain vaccinations or immunizations; amending s. 474.203, F.S.; providing an exemption for a person whose work is solely confined to microchip implantation in dogs and cats; amending s. 474.207, F.S.; revising education requirements

for licensure by examination; amending s. 474.217, F.S.; requiring the Department of Business and Professional Regulation to issue a license by endorsement to certain applicants who successfully complete a specified examination; amending s. 476.114, F.S.; revising training requirements for licensure as a barber; amending s. 476.144, F.S.; requiring the department to license an applicant who is licensed to practice barbering in another state; amending s. 477.013, F.S.; revising the definition of the term "hair braiding"; repealing s. 477.0132, F.S., relating to registration for hair braiding, hair wrapping, and body wrapping; amending s. 477.0135, F.S.; providing additional exemptions from license or registration requirements for specified occupations or practices; amending s. 477.019, F.S.; conforming provisions to changes made by the act; amending s. 477.0201, F.S.; providing requirements for registration as a specialist; amending s. 477.026, F.S.; conforming provisions to changes made by the act; amending s. 477.0263, F.S.; authorizing certain persons to perform specified cosmetology services in a location other than a licensed salon under certain circumstances; amending ss. 477.0265 and 477.029, F.S.; conforming provisions to changes made by the act; amending s. 481.201, F.S.; deleting legislative findings relating to the practice of interior design; amending s. 481.203, F.S.; revising definitions; amending s. 481.205, F.S.; conforming provisions to changes made by the act; amending s. 481.207, F.S.; revising certain fees for interior designers; amending s. 481.209, F.S.; providing requirements for a certificate of registration and a seal for interior designers; conforming provisions to changes made by the act; amending s. 481.213, F.S.; revising requirements for certification of licensure by endorsement for certain licensees to engage in the practice of architecture; providing that registration is not required for specified persons to practice; amending s. 481.2131, F.S.; requiring certain interior designers to include a specified seal when submitting documents for the issuance of a building permit; amending s. 481.215, F.S.; revising the number of hours of specified courses the board must require for the renewal of a license or certificate of registration; authoring licensees to complete certain courses online; amending s. 481.217, F.S.; conforming provisions to changes made by the act; amending s. 481.219, F.S.; deleting provisions permitting the practice of or offer to practice interior design through certain business organizations; deleting provisions requiring certificates of authorization for certain business organizations offering interior design services to the public; requiring a licensee or applicant in the practice of architecture to qualify a business organization; providing requirements; amending 481.221, F.S.; requiring registered architects and certain business organizations to display their license number in specified advertisements; amending s. 481.223, F.S.; providing construction; amending s. 481.2251, F.S.; revising acts that constitute grounds for disciplinary actions relating to interior designers; amending ss. 481.229 and 481.231, F.S.; conforming provisions to changes made by the act; amending s. 481.303, F.S.; deleting the definition of the term "certificate of authorization"; amending s. 481.310, F.S.; providing that an applicant who holds a specified degree is not required to demonstrate 1 year of practical experience for licensure; amending s. 481.311, F.S.; requiring the Board of Landscape Architecture to certify an applicant who holds a specified license issued by another state or territory of the United States under certain circumstances; conforming provisions; amending s. 481.313, F.S.; authorizing a landscape architect to receive hour-for-hour credit for certain approved continuing education courses under certain circumstances; 481.317, F.S.; conforming provisions; amending s. 481.319, F.S.; deleting the requirement for a certificate of authorization; authorizing landscape architects to practice through a corporation or partnership; amending s. 481.321, F.S.; requiring a landscape architect to display their certificate number in specified advertisements; amending s. 481.329, F.S.; conforming a cross-reference; amending s. 489.103, F.S.; revising certain contract prices for exemption; amending s. 489.111, F.S.; providing that an applicant who is exempt from a specified examination is eligible for licensure; amending s. 489.113, F.S.; providing that an applicant holding a specified degree does not have to pass a certain examination; amending s. 489.115, F.S.; requiring the Construction Industry Licensing Board to certify any applicant who holds a specified license to practice contracting issued by another state or territory of the United States under or certain persons licensed by endorsement or reciprocity under certain circumstances; amending s. 489.511, F.S.; requiring the board to certify as qualified for certification by endorsement any applicant who holds a specified license to practice electrical or alarm system contracting issued by another state or territory of the United States under certain circumstances; amending s. 489.517, F.S.; providing a reduction in certain continuing education hours required for certain contractors; amending s. 489.518, F.S.; requiring a person to have completed a specified amount of training within a certain time period to perform the duties of an alarm system agent; amending s. 492.104, F.S.; conforming provisions to changes made by the act; amending 492.108, F.S.; requiring the department to issue a license by endorsement to any applicant who has held a specified license to practice geology in another state, territory, or possession of the United States for a certain period of time; providing that an applicant may take the examination required by the board if they have not met the specified examination requirement; amending s. 492.111, F.S.; deleting the requirements for a certificate of authorization for a professional geologist; amending ss. 492.113 and 492.115, F.S.; conforming provisions; creating s. 509.102, F.S.; providing a definition for the term "mobile food dispensing vehicles"; prohibiting a municipality, county, or other local governmental entity from requiring a separate license, registration, or permit or fee or from operating within the jurisdiction; providing applicability; amending s. 548.003, F.S.; deleting the requirement that the Florida State Boxing Commission adopt rules relating to a knockdown timekeeper; amending s. 548.017, F.S.; deleting the licensure requirement for a timekeeper or announcer; amending s. 553.5141, F.S.; conforming provisions to changes made by the act; amending s. 553.74, F.S.; revising the membership and qualifications of the Florida Building Commission; amending s. 558.002, F.S.; conforming provisions to changes made by the act; amending s. 823.15, F.S.; authorizing certain persons to implant dogs and cats with specified radio frequency identification devices under certain circumstances; authorizing such persons to contact the owner of record listed on such devices; providing effective dates.

—a companion measure, was substituted for **CS** for **CS** for **CS** for **SB** 474 and read the second time by title.

Senator Albritton moved the following amendment:

Amendment 1 (828936) (with title amendment)—Delete lines 234-2565 and insert:

- Section 2. Present subsection (4) of section 322.57, Florida Statutes, is redesignated as subsection (5), and a new subsection (4) is added to that section, to read:
- 322.57 Tests of knowledge concerning specified vehicles; endorsement; nonresidents; violations.—
- (4)(a) As used in this subsection, the term "servicemember" means a member of any branch of the United States military or military reserves, the United States Coast Guard or its reserves, the Florida National Guard, or the Florida Air National Guard.
- (b) The department shall waive the requirement to pass the Commercial Driver License Skills Tests for servicemembers and veterans if:
- 1. The applicant has been honorably discharged from military service within 1 year of the application, if the applicant is a veteran;
- 2. The applicant is trained as an MOS 88M Army Motor Transport Operator or similar military job specialty;
- 3. The applicant has received training to operate large trucks in compliance with the Federal Motor Carrier Safety Administration; and
- 4. The applicant has at least 2 years of experience in the military driving vehicles that would require a commercial driver license to operate.
- (c) An applicant must complete every other requirement for a commercial driver license within 1 year of receiving a waiver under paragraph (b) or the waiver is invalid.
 - $(d) \quad \textit{The department shall adopt rules to administer this subsection}.$
- Section 3. Subsection (13) of section 326.004, Florida Statutes, is amended to read:
 - 326.004 Licensing.—
- (13) Each broker must maintain a principal place of business in this state and may establish branch offices in the state. A separate license must be maintained for each branch office. The division shall establish by rule a fee not to exceed \$100 for each branch office license.

- Section 4. Subsection (3) of section 447.02, Florida Statutes, is amended to read:
- 447.02 Definitions.—The following terms, when used in this chapter, shall have the meanings ascribed to them in this section:
- (3) The term "department" means the Department of Business and Professional Regulation.
- Section 5. Section 447.04, Florida Statutes, is repealed.
- Section 6. Section 447.041, Florida Statutes, is repealed.
- Section 7. Section 447.045, Florida Statutes, is repealed.
- Section 8. Section 447.06, Florida Statutes, is repealed.
- Section 9. Subsections (6) and (8) of section 447.09, Florida Statutes, are amended to read:
- $447.09\,\,$ Right of franchise preserved; penalties.—It shall be unlawful for any person:
- (6) To act as a business agent without having obtained and possessing a valid and subsisting license or permit.
- (8) To make any false statement in an application for a license.
- Section 10. Section 447.12, Florida Statutes, is repealed.
- Section 11. Section 447.16, Florida Statutes, is repealed.
- Section 12. Subsection (4) of section 447.305, Florida Statutes, is amended to read:
 - 447.305 Registration of employee organization.—
- (4) Notification of registrations and renewals of registration shall be furnished at regular intervals by the commission to the Department of Business and Professional Regulation.
- Section 13. Subsection (14) is added to section 455.213, Florida Statutes, to read:
 - 455.213 General licensing provisions.—
- (14) The department or a board must enter into a reciprocal licensing agreement with other states if the practice act within the purview of this chapter permits such agreement. If a reciprocal licensing agreement exists or if the department or board has determined another state's licensing requirements or examinations to be substantially equivalent or more stringent to those under the practice act, the department or board must post on its website which jurisdictions have such reciprocal licensing agreements or substantially similar licenses.
 - Section 14. Section 455.2278, Florida Statutes, is created to read:
- $455.2278\,$ Restriction on disciplinary action for student loan default.—
 - (1) DEFINITIONS.—As used in this section, the term:
- (a) "Default" means the failure to repay a student loan according to the terms agreed to in the promissory note.
- (b) "Delinquency" means the failure to make a student loan payment when it is due.
- (c) "Student loan" means a federal-guaranteed or state-guaranteed loan for the purposes of postsecondary education.
- (d) "Work-conditional scholarship" means an award of financial aid for a student to further his or her education which imposes an obligation on the student to complete certain work-related requirements to receive or to continue receiving the scholarship.
- (2) STUDENT LOAN DEFAULT; DELINQUENCY.—The department or a board may not suspend or revoke a license that it has issued to any person who is in default on or delinquent in the payment of his or her student loans solely on the basis of such default or delinquency.

- (3) WORK-CONDITIONAL SCHOLARSHIP DEFAULT.—The department or a board may not suspend or revoke a license that it has issued to any person who is in default on the satisfaction of the requirements of his or her work-conditional scholarship solely on the basis of such default.
- Section 15. Paragraph (k) of subsection (1) of section 456.072, Florida Statutes, is amended to read:
 - 456.072 Grounds for discipline; penalties; enforcement.—
- (1) The following acts shall constitute grounds for which the disciplinary actions specified in subsection (2) may be taken:
- (k) Failing to perform any statutory or legal obligation placed upon a licensee. For purposes of this section, failing to repay a student loan issued or guaranteed by the state or the Federal Government in accordance with the terms of the loan is not or failing to comply with service scholarship obligations shall be considered a failure to perform a statutory or legal obligation, and the minimum disciplinary action imposed shall be a suspension of the license until new payment terms are agreed upon or the scholarship obligation is resumed, followed by probation for the duration of the student loan or remaining scholarship obligation period, and a fine equal to 10 percent of the defaulted loan amount. Fines collected shall be deposited into the Medical Quality Assurance Trust Fund.
 - Section 16. Section 456.0721, Florida Statutes, is repealed.
- Section 17. Subsection (4) of section 456.074, Florida Statutes, is amended to read:
- 456.074 $\,$ Certain health care practitioners; immediate suspension of license.—
- (4) Upon receipt of information that a Florida licensed health eare practitioner has defaulted on a student loan issued or guaranteed by the state or the Federal Government, the department shall notify the licensee by certified mail that he or she shall be subject to immediate suspension of license unless, within 45 days after the date of mailing, the licensee provides proof that new payment terms have been agreed upon by all parties to the loan. The department shall issue an emergency order suspending the license of any licensee who, after 45 days following the date of mailing from the department, has failed to provide such proof. Production of such proof shall not prohibit the department from proceeding with disciplinary action against the licensee pursuant to s. 456.073.
- Section 18. Paragraph (n) is added to subsection (1) of section 468.505, Florida Statutes, to read:
 - 468.505 Exemptions; exceptions.—
- (1) Nothing in this part may be construed as prohibiting or restricting the practice, services, or activities of:
- (n) Any person who provides information, wellness recommendations, or advice concerning nutrition, or who markets food, food materials, or dietary supplements for remuneration, if such person does not provide such services to a person under the direct care and supervision of a medical doctor for a disease or medical condition requiring nutrition intervention, not including obesity or weight loss, and does not represent himself or herself as a dietitian, licensed dietitian, registered dietitian, nutritionist, licensed nutrition counselor, or licensed nutrition counselor, or use any word, letter, symbol, or insignia indicating or implying that he or she is a dietitian, nutritionist, or nutrition counselor.
- Section 19. Paragraph (f) of subsection (5) of section 468.603, Florida Statutes, is amended to read:
 - 468.603 Definitions.—As used in this part:
 - (5) "Categories of building code inspectors" include the following:
- (f) "Residential One and two family dwelling inspector" means a person who is qualified to inspect and determine that one-family, two-family, or three-family residences not exceeding two habitable stories above no more than one uninhabitable story and accessory use structures

- in connection therewith one and two family dwellings and accessory structures are constructed in accordance with the provisions of the governing building, plumbing, mechanical, accessibility, and electrical codes.
- Section 20. Paragraph (c) of subsection (2) and paragraph (a) of subsection (7) of section 468.609, Florida Statutes, are amended to read:
- 468.609 Administration of this part; standards for certification; additional categories of certification.—
- (2) A person may take the examination for certification as a building code inspector or plans examiner pursuant to this part if the person:
- $\ensuremath{\text{(c)}}$ Meets eligibility requirements according to one of the following criteria:
- 1. Demonstrates 4 5 years' combined experience in the field of construction or a related field, building code inspection, or plans review corresponding to the certification category sought;
- 2. Demonstrates a combination of postsecondary education in the field of construction or a related field and experience which totals 3 4 years, with at least 1 year of such total being experience in construction, building code inspection, or plans review;
- 3. Demonstrates a combination of technical education in the field of construction or a related field and experience which totals 3 4 years, with at least 1 year of such total being experience in construction, building code inspection, or plans review;
- 4. Currently holds a standard certificate issued by the board or a firesafety inspector license issued pursuant to chapter 633, with has a minimum of 3 years' verifiable full-time experience in firesafety inspection or firesafety plan review, and has satisfactorily completed a building code inspector or plans examiner training program that provides at least 100 hours but not more than 200 hours of cross-training in the certification category sought. The board shall establish by rule criteria for the development and implementation of the training programs. The board shall accept all classroom training offered by an approved provider if the content substantially meets the intent of the classroom component of the training program;
- 5. Demonstrates a combination of the completion of an approved training program in the field of building code inspection or plan review and a minimum of 2 years' experience in the field of building code inspection, plan review, fire code inspections and fire plans review of new buildings as a firesafety inspector certified under s. 633.216, or construction. The approved training portion of this requirement shall include proof of satisfactory completion of a training program that provides at least 200 hours but not more than 300 hours of cross-training that is approved by the board in the chosen category of building code inspection or plan review in the certification category sought with at least 20 hours but not more than 30 hours of instruction in state laws, rules, and ethics relating to professional standards of practice, duties, and responsibilities of a certificateholder. The board shall coordinate with the Building Officials Association of Florida, Inc., to establish by rule the development and implementation of the training program. However, the board shall accept all classroom training offered by an approved provider if the content substantially meets the intent of the classroom component of the training program;
- 6. Currently holds a standard certificate issued by the board or a firesafety inspector license issued pursuant to chapter 633 and:
- a. Has at least 4.5 years' verifiable full-time experience as an inspector or plans examiner in a standard certification category currently held or has a minimum of 4.5 years' verifiable full-time experience as a firesafety inspector licensed pursuant to chapter 633.
- b. Has satisfactorily completed a building code inspector or plans examiner classroom training course or program that provides at least 200 but not more than 300 hours in the certification category sought, except for one-family and two-family dwelling training programs, which must provide at least 500 but not more than 800 hours of training as prescribed by the board. The board shall establish by rule criteria for the development and implementation of classroom training courses and programs in each certification category; or

- 7.a. Has completed a 4-year internship certification program as a building code inspector or plans examiner while employed full-time by a municipality, county, or other governmental jurisdiction, under the direct supervision of a certified building official. Proof of graduation with a related vocational degree or college degree or of verifiable work experience may be exchanged for the internship experience requirement year-for-year, but may reduce the requirement to no less than 1 year.
- b. Has passed an examination administered by the International Code Council in the certification category sought. Such examination must be passed before beginning the internship certification program.
- c. Has passed the principles and practice examination before completing the internship certification program.
- d. Has passed a board-approved 40-hour code training course in the certification category sought before completing the internship certification program.
- e. Has obtained a favorable recommendation from the supervising building official after completion of the internship certification program.
- (7)(a) The board shall provide for the issuance of provisional certificates valid for 2 years 1 year, as specified by board rule, to any building code inspector or plans examiner who meets the eligibility requirements described in subsection (2) and any newly employed or promoted building code administrator who meets the eligibility requirements described in subsection (3). The provisional license may be renewed by the board for just cause; however, a provisional license is not valid for longer than 3 years.
 - Section 21. Section 468.613, Florida Statutes, is amended to read:
- 468.613 Certification by endorsement.—The board shall examine other certification or training programs, as applicable, upon submission to the board for its consideration of an application for certification by endorsement. The board shall waive its examination, qualification, education, or training requirements, to the extent that such examination, qualification, education, or training requirements of the applicant are determined by the board to be comparable with those established by the board. The board shall waive its examination, qualification, education, or training requirements if an applicant for certification by endorsement is at least 18 years of age; is of good moral character; has held a valid building administrator, inspector, plans examiner, or the equivalent, certification issued by another state or territory of the United States for at least 10 years before the date of application; and has successfully passed an applicable examination administered by the International Code Council. Such application must be made either when the license in another state or territory is active or within 2 years after such license was last active.
- Section 22. Subsection (3) of section 468.8314, Florida Statutes, is amended to read:

468.8314 Licensure.—

- (3) The department shall certify as qualified for a license by endorsement an applicant who is of good moral character as determined in s. 468.8313, who maintains an insurance policy as required by s. 468.8322, and who:
- (a) Holds a valid license to practice home inspection services in another state or territory of the United States, whose educational requirements are substantially equivalent to those required by this part; and has passed a national, regional, state, or territorial licensing examination that is substantially equivalent to the examination required by this part; or
- (b) Has held a valid license to practice home inspection services issued by another state or territory of the United States for at least 10 years before the date of application. Such application must be made either when the license in another state or territory is active or within 2 years after such license was last active.
- Section 23. Subsection (5) of section 471.015, Florida Statutes, is amended to read:

- 471.015 Licensure.—
- (5)(a) The board shall deem that an applicant who seeks licensure by endorsement has passed an examination substantially equivalent to the fundamentals examination when such applicant has held a valid professional engineer's license in another state for 10 15 years and has had 20 years of continuous professional level engineering experience.
- (b) The board shall deem that an applicant who seeks licensure by endorsement has passed an examination substantially equivalent to the fundamentals examination and the principles and practices examination when such applicant has held a valid professional engineer's license in another state for 15 25 years and has had 30 years of continuous professional level engineering experience.
- Section 24. Subsection (7) of section 473.308, Florida Statutes, is amended to read:

473.308 Licensure.—

- (7) The board shall certify as qualified for a license by endorsement an applicant who:
- (a)1. Is not licensed and has not been licensed in another state or territory and who has met the requirements of this section for education, work experience, and good moral character and has passed a national, regional, state, or territorial licensing examination that is substantially equivalent to the examination required by s. 473.306; or and
- 2. Has completed such continuing education courses as the board deems appropriate, within the limits for each applicable 2 year period as set forth in s. 473.312, but at least such courses as are equivalent to the continuing education requirements for a Florida certified public accountant licensed in this state during the 2 years immediately preceding her or his application for licensure by endorsement; or
- (b)1.a. Holds a valid license to practice public accounting issued by another state or territory of the United States, if the criteria for issuance of such license were substantially equivalent to the licensure criteria that existed in this state at the time the license was issued;
- 2.b. Holds a valid license to practice public accounting issued by another state or territory of the United States but the criteria for issuance of such license did not meet the requirements of subparagraph 1. sub subparagraph a.; has met the requirements of this section for education, work experience, and good moral character; and has passed a national, regional, state, or territorial licensing examination that is substantially equivalent to the examination required by s. 473.306; or
- 3.e. Holds a valid license to practice public accounting issued by another state or territory of the United States for at least 10 years before the date of application; has passed a national, regional, state, or territorial licensing examination that is substantially equivalent to the examination required by s. 473.306; and has met the requirements of this section for good moral character; and
- 2. Has completed continuing education courses that are equivalent to the continuing education requirements for a Florida certified public accountant licensed in this state during the 2 years immediately preceding her or his application for licensure by endorsement.
- Section 25. Subsection (6) of section 474.202, Florida Statutes, is amended to read:
 - 474.202 Definitions.—As used in this chapter:
- (6) "Limited-service veterinary medical practice" means offering or providing veterinary services at any location that has a primary purpose other than that of providing veterinary medical service at a permanent or mobile establishment permitted by the board; provides veterinary medical services for privately owned animals that do not reside at that location; operates for a limited time; and provides limited types of veterinary medical services, including vaccinations or immunizations against disease, preventative procedures for parasitic control, and microchipping.
- Section 26. Subsection (9) is added to section 474.203, Florida Statutes, to read:

474.203 Exemptions.—This chapter does not apply to:

(9) An employee, an agent, or a contractor of a public or private animal shelter, humane organization, or animal control agency operated by a humane organization or by a county, a municipality, or another incorporated political subdivision whose work is confined solely to the implantation of a radio frequency identification device microchip for dogs and cats in accordance with s. 823.15.

For the purposes of chapters 465 and 893, persons exempt pursuant to subsection (1), subsection (2), or subsection (4) are deemed to be duly licensed practitioners authorized by the laws of this state to prescribe drugs or medicinal supplies.

Section 27. Paragraph (b) of subsection (2) of section 474.207, Florida Statutes, is amended to read:

474.207 Licensure by examination.—

- (2) The department shall license each applicant who the board certifies has:
- (b)1. Graduated from a college of veterinary medicine accredited by the American Veterinary Medical Association Council on Education; or
- 2. Graduated from a college of veterinary medicine listed in the American Veterinary Medical Association Roster of Veterinary Colleges of the World and obtained a certificate from the Education Commission for Foreign Veterinary Graduates or the Program for the Assessment of Veterinary Education Equivalence.

The department shall not issue a license to any applicant who is under investigation in any state or territory of the United States or in the District of Columbia for an act which would constitute a violation of this chapter until the investigation is complete and disciplinary proceedings have been terminated, at which time the provisions of s. 474.214 shall apply.

Section 28. Subsection (1) of section 474.217, Florida Statutes, is amended to read:

474.217 Licensure by endorsement.—

- (1) The department shall issue a license by endorsement to any applicant who, upon applying to the department and remitting a fee set by the board, demonstrates to the board that she or he:
- (a) Has demonstrated, in a manner designated by rule of the board, knowledge of the laws and rules governing the practice of veterinary medicine in this state; and
- (b)1. Either Holds, and has held for the 3 years immediately preceding the application for licensure, a valid, active license to practice veterinary medicine in another state of the United States, the District of Columbia, or a territory of the United States, provided that the applicant has successfully completed a state, regional, national, or other examination that is equivalent to or more stringent than the examination required by the board requirements for licensure in the issuing state, district, or territory are equivalent to or more stringent than the requirements of this chapter; or
- 2. Meets the qualifications of s. 474.207(2)(b) and has successfully completed a state, regional, national, or other examination which is equivalent to or more stringent than the examination given by the department and has passed the board's clinical competency examination or another clinical competency examination specified by rule of the board.

Section 29. Effective January 1, 2021, subsection (2) of section 476.114, Florida Statutes, is amended to read:

476.114 Examination; prerequisites.—

- (2) An applicant shall be eligible for licensure by examination to practice barbering if the applicant:
 - (a) Is at least 16 years of age;
 - (b) Pays the required application fee; and

- (c)1. Holds an active valid license to practice barbering in another state, has held the license for at least 1 year, and does not qualify for licensure by endorsement as provided for in s. 476.144(5); or
- 2. Has received a minimum of 900 1,200 hours of training in sanitation, safety, and laws and rules, as established by the board, which shall include, but shall not be limited to, the equivalent of completion of services directly related to the practice of barbering at one of the following:
 - a. A school of barbering licensed pursuant to chapter 1005;
 - b. A barbering program within the public school system; or
- c. A government-operated barbering program in this state.

The board shall establish by rule procedures whereby the school or program may certify that a person is qualified to take the required examination after the completion of a minimum of 600 1,000 actual school hours. If the person passes the examination, she or he shall have satisfied this requirement; but if the person fails the examination, she or he shall not be qualified to take the examination again until the completion of the full requirements provided by this section.

Section 30. Subsection (5) of section 476.144, Florida Statutes, is amended to read:

476.144 Licensure.—

(5) The board shall certify as qualified for licensure by endorsement as a barber in this state an applicant who holds a current active license to practice barbering in another state. The board shall adopt rules specifying procedures for the licensure by endorsement of practitioners desiring to be licensed in this state who hold a current active license in another state or country and who have met qualifications substantially similar to, equivalent to, or greater than the qualifications required of applicants from this state.

Section 31. Subsection (9) of section 477.013, Florida Statutes, is amended to read:

477.013 Definitions.—As used in this chapter:

(9) "Hair braiding" means the weaving or interweaving of natural human hair or commercial hair, including the use of hair extensions or wefts, for compensation without cutting, coloring, permanent waving, relaxing, removing, or chemical treatment and does not include the use of hair extensions or wefts.

Section 32. Section 477.0132, Florida Statutes, is repealed.

Section 33. Subsections (7) through (11) are added to section 477.0135, Florida Statutes, to read:

477.0135 Exemptions.—

- (7) A license or registration is not required for a person whose occupation or practice is confined solely to hair braiding as defined in s. 477.013(9).
- (8) A license or registration is not required for a person whose occupation or practice is confined solely to hair wrapping as defined in s. 477.013(10).
- (9) A license or registration is not required for a person whose occupation or practice is confined solely to body wrapping as defined in s. 477.013(12).
- (10) A license or registration is not required for a person whose occupation or practice is confined solely to applying polish to fingernails and toenails.
- (11) A license or registration is not required for a person whose occupation or practice is confined solely to makeup application, which includes, but is not limited to, application of makeup primer, face paint, lipstick, eyeliner, eye shadow, foundation, rouge or cheek color, mascara, strip lashes, individual lashes, face powder, corrective stick, and makeup remover; but does not include manual or chemical exfoliation, semi-

permanent lash application, lash or brow tinting, permanent makeup application, microblading, or hair removal.

- Section 34. Subsections (6) and (7) of section 477.019, Florida Statutes, are amended to read:
- 477.019 Cosmetologists; qualifications; licensure; supervised practice; license renewal; endorsement; continuing education.—
- (6) The board shall certify as qualified for licensure by endorsement as a cosmetologist in this state an applicant who holds a current active license to practice cosmetology in another state. The board may not require proof of educational hours if the license was issued in a state that requires 1,200 or more hours of prelicensure education and passage of a written examination. This subsection does not apply to applicants who received their license in another state through an apprenticeship program.
- (7)(a) The board shall prescribe by rule continuing education requirements intended to ensure protection of the public through updated training of licensees and registered specialists, not to exceed 10 16 hours biennially, as a condition for renewal of a license or registration as a specialist under this chapter. Continuing education courses shall include, but not be limited to, the following subjects as they relate to the practice of cosmetology: human immunodeficiency virus and acquired immune deficiency syndrome; Occupational Safety and Health Administration regulations; workers' compensation issues; state and federal laws and rules as they pertain to cosmetologists, cosmetology, salons, specialists, specialty salons, and booth renters; chemical makeup as it pertains to hair, skin, and nails; and environmental issues. Courses given at cosmetology conferences may be counted toward the number of continuing education hours required if approved by the board.
- (b) Any person whose occupation or practice is confined solely to hair braiding, hair wrapping, or body wrapping is exempt from the continuing education requirements of this subsection.
- (e) The board may, by rule, require any licensee in violation of a continuing education requirement to take a refresher course or refresher course and examination in addition to any other penalty. The number of hours for the refresher course may not exceed 48 hours.
- Section 35. Effective January 1, 2021, subsection (1) of section 477.0201, Florida Statutes, is amended to read:
- 477.0201 Specialty registration; qualifications; registration renewal; endorsement.—
- (1) Any person is qualified for registration as a specialist in any one or more of the specialty *practice* practices within the practice of cosmetology under this chapter who:
 - (a) Is at least 16 years of age or has received a high school diploma.
 - (b) Has received a certificate of completion for: in a
- 1. One hundred and eighty hours of training, as established by the board, which shall focus primarily on sanitation and safety, to practice specialties as defined in s. 477.013(6)(a) and (b); specialty pursuant to s. 477.013(6)
- 2. Two hundred and twenty hours of training, as established by the board, which shall focus primarily on sanitation and safety, to practice the specialty as defined in s. 477.013(6)(c); or
- 3. Four hundred hours of training or the number of hours of training required to maintain minimum Pell Grant requirements, as established by the board, which shall focus primarily on sanitation and safety, to practice the specialties as defined in s. 477.013(6)(a)-(c).
- (c) The certificate of completion specified in paragraph (b) must be from one of the following:
 - 1. A school licensed pursuant to s. 477.023.
- 2. A school licensed pursuant to chapter 1005 or the equivalent licensing authority of another state.
 - 3. A specialty program within the public school system.

- 4. A specialty division within the Cosmetology Division of the Florida School for the Deaf and the Blind, provided the training programs comply with minimum curriculum requirements established by the board.
- Section 36. Paragraph (f) of subsection (1) of section 477.026, Florida Statutes, is amended to read:

477.026 Fees; disposition.—

- (1) The board shall set fees according to the following schedule:
- (f) For hair braiders, hair wrappers, and body wrappers, fees for registration shall not exceed \$25.
- Section 37. Subsection (4) of section 477.0263, Florida Statutes, is amended, and subsection (5) is added to that section, to read:
- $477.0263\,$ Cosmetology services to be performed in licensed salon; exceptions.—
- (4) Pursuant to rules adopted by the board, any cosmetology or specialty service may be performed in a location other than a licensed salon when the service is performed in connection with a special event and is performed by a person who is employed by a licensed salon and who holds the proper license or specialty registration. An appointment for the performance of any such service in a location other than a licensed salon must be made through a licensed salon.
- (5) Hair shampooing, hair cutting, hair arranging, nail polish removal, nail filing, nail buffing, and nail cleansing may be performed in a location other than a licensed salon when the service is performed by a person who holds the proper license.
- Section 38. Paragraph (f) of subsection (1) of section 477.0265, Florida Statutes, is amended to read:

477.0265 Prohibited acts.—

- (1) It is unlawful for any person to:
- (f) Advertise or imply that skin care services or body wrapping, as performed under this chapter, have any relationship to the practice of massage therapy as defined in s. 480.033(3), except those practices or activities defined in s. 477.013.
- Section 39. Paragraph (a) of subsection (1) of section 477.029, Florida Statutes, is amended to read:

477.029 Penalty.—

- (1) It is unlawful for any person to:
- (a) Hold himself or herself out as a cosmetologist *or*; specialist, hair wrapper, hair braider, or body wrapper unless duly licensed or registered, or otherwise authorized, as provided in this chapter.
 - Section 40. Section 481.201, Florida Statutes, is amended to read:
- 481.201 Purpose.—The primary legislative purpose for enacting this part is to ensure that every architect practicing in this state meets minimum requirements for safe practice. It is the legislative intent that architects who fall below minimum competency or who otherwise present a danger to the public shall be prohibited from practicing in this state. The Legislature further finds that it is in the interest of the public to limit the practice of interior design to interior designers or architects who have the design education and training required by this part or to persons who are exempted from the provisions of this part.
- Section 41. Section 481.203, Florida Statutes, is reordered and amended to read:
 - 481.203 Definitions.—As used in this part, the term:
 - (3)(1) "Board" means the Board of Architecture and Interior Design.
- $(7) \ensuremath{\cancel{(2)}}$ "Department" means the Department of Business and Professional Regulation.

- (1)(3) "Architect" or "registered architect" means a natural person who is licensed under this part to engage in the practice of architecture.
- (5)(4) "Certificate of registration" means a license or registration issued by the department to a natural person to engage in the practice of architecture or interior design.
- (4)(5) "Business organization" means a partnership, a limited liability company, a corporation, or an individual operating under a fictitious name "Certificate of authorization" means a certificate issued by the department to a corporation or partnership to practice architecture or interior design.
- (2)(6) "Architecture" means the rendering or offering to render services in connection with the design and construction of a structure or group of structures which have as their principal purpose human habitation or use, and the utilization of space within and surrounding such structures. These services include planning, providing preliminary study designs, drawings and specifications, job-site inspection, and administration of construction contracts.
- (16)(7) "Townhouse" is a single-family dwelling unit not exceeding three stories in height which is constructed in a series or group of attached units with property lines separating such units. Each townhouse shall be considered a separate building and shall be separated from adjoining townhouses by the use of separate exterior walls meeting the requirements for zero clearance from property lines as required by the type of construction and fire protection requirements; or shall be separated by a party wall; or may be separated by a single wall meeting the following requirements:
- (a) Such wall shall provide not less than 2 hours of fire resistance. Plumbing, piping, ducts, or electrical or other building services shall not be installed within or through the 2-hour wall unless such materials and methods of penetration have been tested in accordance with the Standard Building Code.
- (b) Such wall shall extend from the foundation to the underside of the roof sheathing, and the underside of the roof shall have at least 1 hour of fire resistance for a width not less than 4 feet on each side of the wall.
- (c) Each dwelling unit sharing such wall shall be designed and constructed to maintain its structural integrity independent of the unit on the opposite side of the wall.
- (10)(8) "Interior design" means designs, consultations, studies, drawings, specifications, and administration of design construction contracts relating to nonstructural interior elements of a building or structure. "Interior design" includes, but is not limited to, reflected ceiling plans, space planning, furnishings, and the fabrication of nonstructural elements within and surrounding interior spaces of buildings. "Interior design" specifically excludes the design of or the responsibility for architectural and engineering work, except for specification of fixtures and their location within interior spaces. As used in this subsection, "architectural and engineering interior construction relating to the building systems" includes, but is not limited to, construction of structural, mechanical, plumbing, heating, air-conditioning, ventilating, electrical, or vertical transportation systems, or construction which materially affects lifesafety systems pertaining to firesafety protection such as fire-rated separations between interior spaces, fire-rated vertical shafts in multistory structures, fire-rated protection of structural elements, smoke evacuation and compartmentalization, emergency ingress or egress systems, and emergency alarm systems.
- (13)(9) "Registered interior designer" or "interior designer" means a natural person who holds a valid certificate of registration to practice interior design is licensed under this part.
- (11)(10) "Nonstructural element" means an element which does not require structural bracing and which is something other than a load-bearing wall, load-bearing column, or other load-bearing element of a building or structure which is essential to the structural integrity of the building.

- $(12)(\!11\!)$ "Reflected ceiling plan" means a ceiling design plan which is laid out as if it were projected downward and which may include lighting and other elements.
- (15)(12) "Space planning" means the analysis, programming, or design of spatial requirements, including preliminary space layouts and final planning.
- (6)(13) "Common area" means an area that is held out for use by all tenants or owners in a multiple-unit dwelling, including, but not limited to, a lobby, elevator, hallway, laundry room, clubhouse, or swimming pool.
- (8)(14) "Diversified interior design experience" means experience which substantially encompasses the various elements of interior design services set forth under the definition of "interior design" in subsection (10)(8).
- $(9)\overline{(15)}$ "Interior decorator services" includes the selection or assistance in selection of surface materials, window treatments, wall-coverings, paint, floor coverings, surface-mounted lighting, surface-mounted fixtures, and loose furnishings not subject to regulation under applicable building codes.
- (14)(16) "Responsible supervising control" means the exercise of direct personal supervision and control throughout the preparation of documents, instruments of service, or any other work requiring the seal and signature of a licensee under this part.
- Section 42. Paragraph (a) of subsection (3) of section 481.205, Florida Statutes, is amended to read:
 - 481.205 Board of Architecture and Interior Design.—
- (3)(a) Notwithstanding the provisions of ss. 455.225, 455.228, and 455.32, the duties and authority of the department to receive complaints and investigate and discipline persons licensed or registered under this part, including the ability to determine legal sufficiency and probable cause; to initiate proceedings and issue final orders for summary suspension or restriction of a license or certificate of registration pursuant to s. 120.60(6); to issue notices of noncompliance, notices to cease and desist, subpoenas, and citations; to retain legal counsel, investigators, or prosecutorial staff in connection with the licensed practice of architecture or registered and interior design; and to investigate and deter the unlicensed practice of architecture and interior design as provided in s. 455.228 are delegated to the board. All complaints and any information obtained pursuant to an investigation authorized by the board are confidential and exempt from s. 119.07(1) as provided in s. 455.225(2) and (10).
 - Section 43. Section 481.207, Florida Statutes, is amended to read:
- 481.207 Fees.—The board, by rule, may establish separate fees for architects and *registered* interior designers, to be paid for applications, examination, reexamination, licensing and renewal, delinquency, reinstatement, and recordmaking and recordkeeping. The examination fee shall be in an amount that covers the cost of obtaining and administering the examination and shall be refunded if the applicant is found ineligible to sit for the examination. The application fee is nonrefundable. The fee for initial application and examination for architects and interior designers may not exceed \$775 plus the actual per applicant cost to the department for purchase of the examination from the National Council of Architectural Registration Boards or the National Council of Interior Design Qualifications, respectively, or similar national organizations. The initial nonrefundable fee for registered interior designers may not exceed \$75. The biennial renewal fee for architects may not exceed \$200. The biennial renewal fee for registered interior designers may not exceed \$75 \\$500. The delinquency fee may not exceed the biennial renewal fee established by the board for an active license. The board shall establish fees that are adequate to ensure the continued operation of the board and to fund the proportionate expenses incurred by the department which are allocated to the regulation of architects and registered interior designers. Fees shall be based on department estimates of the revenue required to implement this part and the provisions of law with respect to the regulation of architects and interior designers.
 - Section 44. Section 481.209, Florida Statutes, is amended to read:

481.209 Examinations.—

- (1) A person desiring to be licensed as a registered architect by initial examination shall apply to the department, complete the application form, and remit a nonrefundable application fee. The department shall license any applicant who the board certifies:
- $\stackrel{\mbox{\scriptsize (a)}}{}$ has passed the licensure examination prescribed by board rule; and
- (b) is a graduate of a school or college of architecture with a program accredited by the National Architectural Accreditation Board.
- (2) A person seeking to obtain a certificate of registration as a registered interior designer and a seal pursuant to s. 481.221 must provide the department with his or her name and address and written proof that he or she has successfully passed the qualification examination prescribed by the Council for Interior Design Qualification or its successor entity or the California Council for Interior Design Certification or its successor entity or has successfully passed an equivalent exam as determined by the department. Any person who is licensed as an interior designer by the department and who was in good standing as of July 1, 2020, is eligible to obtain a certificate of registration as a registered interior designer A person desiring to be licensed as a registered interior designer shall apply to the department for licensure. The department shall administer the licensure examination for interior designers to each application and examination fees specified in s. 481.207 and who the heaved cortifies:
- (a) Is a graduate from an interior design program of 5 years or more and has completed 1 year of diversified interior design experience;
- (b) Is a graduate from an interior design program of 4 years or more and has completed 2 years of diversified interior design experience;
- (e) Has completed at least 3 years in an interior design curriculum and has completed 3 years of diversified interior design experience; or
- (d) Is a graduate from an interior design program of at least 2 years and has completed 4 years of diversified interior design experience.

Subsequent to October 1, 2000, for the purpose of having the educational qualification required under this subsection accepted by the board, the applicant must complete his or her education at a program, school, or college of interior design whose curriculum has been approved by the board as of the time of completion. Subsequent to October 1. 2003, all of the required amount of educational credits shall have been obtained in a program, school, or college of interior design whose curriculum has been approved by the board, as of the time each educational credit is gained. The board shall adopt rules providing for the review and approval of programs, schools, and colleges of interior design and courses of interior design study based on a review and inspection by the board of the curriculum of programs, schools, and colleges of interior design in the United States, including those programs, schools, and colleges accredited by the Foundation for Interior Design Education Research. The board shall adopt rules providing for the review and approval of diversified interior design experience required by this subsection.

Section 45. Section 481.213, Florida Statutes, is amended to read:

481.213 Licensure and registration.—

- (1) The department shall license *or register* any applicant who the board certifies is qualified for licensure *or registration* and who has paid the initial licensure *or registration* fee. Licensure as an architect under this section shall be deemed to include all the rights and privileges of *registration* licensure as an interior designer under this section.
- (2) The board shall certify for licensure or registration by examination any applicant who passes the prescribed licensure or registration examination and satisfies the requirements of ss. 481.209 and 481.211, for architects, or the requirements of s. 481.209, for interior designers.
- (3) The board shall certify as qualified for a license by endorsement as an architect or registration as a registered an interior designer an applicant who:

- (a) Qualifies to take the prescribed licensure or registration examination, and has passed the prescribed licensure or registration examination or a substantially equivalent examination in another jurisdiction, as set forth in s. 481.209 for architects or registered interior designers, as applicable, and has satisfied the internship requirements set forth in s. 481.211 for architects;
- (b) Holds a valid license to practice architecture or a license, registration, or certification to practice interior design issued by another jurisdiction of the United States, if the criteria for issuance of such license were substantially equivalent to the licensure criteria that existed in this state at the time the license was issued; provided, however, that an applicant who has been licensed for use of the title "interior design" rather than licensed to practice interior design shall not qualify hereunder; or
- (c) Has passed the prescribed licensure examination and holds a valid certificate issued by the National Council of Architectural Registration Boards, and holds a valid license to practice architecture issued by another state or jurisdiction of the United States.

An architect who is licensed in another state who seeks qualification for license by endorsement under this subsection must complete a 2-hour class approved by the board on wind mitigation techniques.

- (4) The board may refuse to certify any applicant who has violated any of the provisions of s. 481.223, s. 481.225, or s. 481.2251, as applicable.
- (5) The board may refuse to certify any applicant who is under investigation in any jurisdiction for any act which would constitute a violation of this part or of chapter 455 until such time as the investigation is complete and disciplinary proceedings have been terminated.
- (6) The board shall adopt rules to implement the provisions of this part relating to the examination, internship, and licensure of applicants.
- (7) For persons whose licensure requires satisfaction of the requirements of ss. 481.209 and 481.211, the board shall, by rule, establish qualifications for certification of such persons as special inspectors of threshold buildings, as defined in ss. 553.71 and 553.79, and shall compile a list of persons who are certified. A special inspector is not required to meet standards for certification other than those established by the board, and the fee owner of a threshold building may not be prohibited from selecting any person certified by the board to be a special inspector. The board shall develop minimum qualifications for the qualified representative of the special inspector who is authorized under s. 553.79 to perform inspections of threshold buildings on behalf of the special inspector.
- (8) A certificate of registration is not required for a person whose occupation or practice is confined to interior decorator services or for a person whose occupation or practice is confined to interior design as provided in this part.

Section 46. Subsection (1) of section 481.2131, Florida Statutes, is amended to read:

- $481.2131\,$ Interior design; practice requirements; disclosure of compensation for professional services.—
- (1) An A registered interior designer may is authorized to perform "interior design" as defined in s. 481.203. Interior design documents prepared by a registered interior designer shall contain a statement that the document is not an architectural or engineering study, drawing, specification, or design and is not to be used for construction of any load-bearing columns, load-bearing framing or walls of structures, or issuance of any building permit, except as otherwise provided by law. Interior designer must may, if required by a permitting body, be accepted by the permitting body be submitted for the issuance of a building permit for interior construction excluding design of any structural, mechanical, plumbing, heating, air-conditioning, ventilating, electrical, or vertical transportation systems or that materially affect lifesafety systems pertaining to firesafety protection such as fire-rated separations between interior spaces, fire-rated vertical shafts in multistory

structures, fire-rated protection of structural elements, smoke evacuation and compartmentalization, emergency ingress or egress systems, and emergency alarm systems. If a permitting body requires sealed interior design documents for the issuance of a permit, an individual performing interior design services who is not a licensed architect must include a seal issued by the department and in conformance with the requirements of s. 481.221.

Section 47. Section 481.215, Florida Statutes, is amended to read:

481.215 Renewal of license or certificate of registration.—

- (1) Subject to the requirement of subsection (3), the department shall renew a license *or certificate of registration* upon receipt of the renewal application and renewal fee.
- (2) The department shall adopt rules establishing a procedure for the biennial renewal of licenses and certificates of registration.
- (3) A No license or certificate of registration renewal may not shall be issued to an architect or a registered an interior designer by the department until the licensee or registrant submits proof satisfactory to the department that, during the 2 years before prior to application for renewal, the licensee or registrant participated per biennium in not less than 20 hours of at least 50 minutes each per biennium of continuing education approved by the board. The board shall approve only continuing education that builds upon the basic knowledge of architecture or interior design. The board may make exception from the requirements of continuing education in emergency or hardship cases.
- (4) The board shall by rule establish criteria for the approval of continuing education courses and providers and shall by rule establish criteria for accepting alternative nonclassroom continuing education on an hour-for-hour basis.
- (5) For a license or certificate of registration, the board shall require, by rule adopted pursuant to ss. 120.536(1) and 120.54, 2 a specified number of hours in specialized or advanced courses, approved by the Florida Building Commission, on any portion of the Florida Building Code, adopted pursuant to part IV of chapter 553, relating to the licensee's respective area of practice. Such hours count toward the continuing education hours required under subsection (3). A licensee may complete the courses required under this subsection online.

Section 48. Section 481.217, Florida Statutes, is amended to read:

481.217 Inactive status.—

- (1) The board may prescribe by rule continuing education requirements as a condition of reactivating a license. The rules may not require more than one renewal cycle of continuing education to reactivate a license or registration for a registered architect or registered interior designer. For interior design, the board may approve only continuing education that builds upon the basic knowledge of interior design.
- (2) The board shall adopt rules relating to application procedures for inactive status and for the reactivation of inactive licenses and registrations.
- Section 49. Section 481.219, Florida Statutes, is amended to read:
- 481.219 Qualification of business organizations eertification of partnerships, limited liability companies, and corporations.—
- (1) A licensee may The practice of or the offer to practice architecture or interior design by licensees through a qualified business organization that offers corporation, limited liability company, or partnership offering architectural or interior design services to the public, or by a corporation, limited liability company, or partnership offering architectural or interior design services to the public through licensees under this part as agents, employees, officers, or partners, is permitted, subject to the provisions of this section.
- (2) If a licensee or an applicant proposes to engage in the practice of architecture as a business organization, the licensee or applicant shall qualify the business organization upon approval of the board For the purposes of this section, a certificate of authorization shall be required for a corporation, limited liability company, partnership, or person practicing under a fictitious name, offering architectural services to the

- public jointly or separately. However, when an individual is practicing architecture in her or his own name, she or he shall not be required to be certified under this section. Certification under this subsection to offer architectural services shall include all the rights and privileges of certification under subsection (3) to offer interior design services.
- (3)(a) A business organization may not engage in the practice of architecture unless its qualifying agent is a registered architect under this part. A qualifying agent who terminates an affiliation with a qualified business organization shall immediately notify the department of such termination. If such qualifying agent is the only qualifying agent for that business organization, the business organization must be qualified by another qualifying agent within 60 days after the termination. Except as provided in paragraph (b), the business organization may not engage in the practice of architecture until it is qualified by another qualifying agent.
- (b) In the event a qualifying agent ceases employment with a qualified business organization, the executive director or the chair of the board may authorize another registered architect employed by the business organization to temporarily serve as its qualifying agent for a period of no more than 60 days. The business organization is not authorized to operate beyond such period under this chapter absent replacement of the qualifying agent who has ceased employment.
- (c) A qualifying agent shall notify the department in writing before engaging in the practice of architecture in her or his own name or in affiliation with a different business organization, and she or he or such business organization shall supply the same information to the department as required of applicants under this part.
- (3) For the purposes of this section, a certificate of authorization shall be required for a corporation, limited liability company, partner ship, or person operating under a fictitious name, offering interior design services to the public jointly or separately. However, when an individual is practicing interior design in her or his own name, she or he shall not be required to be certified under this section.
- (4) All final construction documents and instruments of service which include drawings, specifications, plans, reports, or other papers or documents that involve involving the practice of architecture which are prepared or approved for the use of the business organization eorporation, limited liability company, or partnership and filed for public record within the state must shall bear the signature and seal of the licensee who prepared or approved them and the date on which they were sealed.
- (5) All drawings, specifications, plans, reports, or other papers or documents prepared or approved for the use of the corporation, limited liability company, or partnership by an interior designer in her or his professional capacity and filed for public record within the state shall bear the signature and seal of the licensee who prepared or approved them and the date on which they were sealed.
- (6) The department shall issue a certificate of authorization to any applicant who the board certifies as qualified for a certificate of authorization and who has paid the fee set in s. 481.207.
- (7) The board shall allow a licensee or certify an applicant to qualify one or more business organizations as qualified for a certificate of authorization to offer architectural or interior design services, or to use a fictitious name to offer such services, if provided that:
- (a) one or more of the principal officers of the corporation or limited liability company, or one or more partners of the partnership, and all personnel of the corporation, limited liability company, or partnership who act in its behalf in this state as architects, are registered as provided by this part; or
- (b) One or more of the principal officers of the corporation or one or more partners of the partnership, and all personnel of the corporation, limited liability company, or partnership who act in its behalf in this state as interior designers, are registered as provided by this part.
- (8) The department shall adopt rules establishing a procedure for the biennial renewal of certificates of authorization.
- (9) The department shall renew a certificate of authorization upon receipt of the renewal application and biennial renewal fee.

- (6)(10) Each qualifying agent who qualifies a business organization, partnership, limited liability company, or and corporation certified under this section shall notify the department within 30 days after of any change in the information contained in the application upon which the qualification eertification is based. Any registered architect or interior designer who qualifies the business organization shall ensure corporation, limited liability company, or partnership as provided in subsection (7) shall be responsible for ensuring responsible supervising control of projects of the business organization entity and shall notify the department of the upon-termination of her or his employment with a business organization qualified partnership, limited liability company, or corporation certified under this section shall notify the department of the termination within 30 days after such termination.
- (7)(11) A business organization is not No corporation, limited liability company, or partnership shall be relieved of responsibility for the conduct or acts of its agents, employees, or officers by reason of its compliance with this section. However, except as provided in s. 558.0035, the architect who signs and seals the construction documents and instruments of service is shall be liable for the professional services performed, and the interior designer who signs and seals the interior design drawings, plans, or specifications shall be liable for the professional services performed.
- (12) Disciplinary action against a corporation, limited liability company, or partnership shall be administered in the same manner and on the same grounds as disciplinary action against a registered architect or interior designer, respectively.
- (8)(13) Nothing in This section may not shall be construed to mean that a certificate of registration to practice architecture must or interior design shall be held by a business organization corporation, limited liability company, or partnership. Nothing in This section does not prohibit a business organization from offering prohibits corporations, limited liability companies, and partnerships from joining together to offer architectural, engineering, interior design, surveying and mapping, and landscape architectural services, or any combination of such services, to the public if the business organization, provided that each corporation, limited liability company, or partnership otherwise meets the requirements of law.
- (14) Corporations, limited liability companies, or partnerships holding a valid certificate of authorization to practice architecture shall be permitted to use in their title the term "interior designer" or "registered interior designer."
- Section 50. Subsections (5) and (10) of section 481.221, Florida Statutes, are amended to read:
 - 481.221 Seals; display of certificate number.—
- (5) No registered interior designer shall affix, or permit to be affixed, her or his seal or signature to any plan, specification, drawing, or other document which depicts work which she or he is not competent or registered licensed to perform.
- (10) Each registered architect must or interior designer, and each corporation, limited liability company, or partnership holding a certificate of authorization, shall include her or his license its certificate number in any newspaper, telephone directory, or other advertising medium used by the registered licensee. Each business organization must include the license number of the registered architect who serves as the qualifying agent for that business organization in any newspaper, telephone directory, or other advertising medium used by the business organization architect, interior designer, corporation, limited liability company, or partnership. A corporation, limited liability company, or partnership is not required to display the certificate number of individual registered architects or interior designers employed by or working within the corporation, limited liability company, or partnership.
 - Section 51. Section 481.223, Florida Statutes, is amended to read:
 - 481.223 Prohibitions; penalties; injunctive relief.—
 - (1) A person may not knowingly:
- (a) Practice architecture unless the person is an architect or a registered architect; however, a licensed architect who has been licensed

- by the board and who chooses to relinquish or not to renew his or her license may use the title "Architect, Retired" but may not otherwise render any architectural services.
- (b) Practice interior design unless the person is a registered interior designer unless otherwise exempted herein; however, an interior designer who has been licensed by the board and who chooses to relinquish or not to renew his or her license may use the title "Interior Designer, Retired" but may not otherwise render any interior design services.
- (b)(e) Use the name or title "architect," or "registered architect," or "interior designer" or "registered interior designer," or words to that effect, when the person is not then the holder of a valid license or certificate of registration issued pursuant to this part. This paragraph does not restrict the use of the name or title "interior designer" or "interior design firm."
 - (c)(d) Present as his or her own the license of another.
 - (d)(e) Give false or forged evidence to the board or a member thereof.
- (e)(f) Use or attempt to use an architect or interior designer license or interior design certificate of registration that has been suspended, revoked, or placed on inactive or delinquent status.
- (f)(g) Employ unlicensed persons to practice architecture or interior design.
 - (g)(h) Conceal information relative to violations of this part.
- (2) Any person who violates any provision of subsection (1) commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (3)(a) Notwithstanding chapter 455 or any other law to the contrary, an affected person may maintain an action for injunctive relief to restrain or prevent a person from violating paragraph (1)(a) or, paragraph (1)(b), or paragraph (1)(c). The prevailing party is entitled to actual costs and attorney's fees.
- (b) For purposes of this subsection, the term "affected person" means a person directly affected by the actions of a person suspected of violating paragraph (1)(a) or_7 paragraph (1)(b), or paragraph (1)(e) and includes, but is not limited to, the department, any person who received services from the alleged violator, or any private association composed primarily of members of the profession the alleged violator is practicing or offering to practice or holding himself or herself out as qualified to practice.
- Section 52. Section 481.2251, Florida Statutes, is amended to read:
- $481.2251\,$ Disciplinary proceedings against registered interior designers.—
- (1) The following acts constitute grounds for which the disciplinary actions specified in subsection (2) may be taken:
- (a) Attempting to *register* obtain, obtaining, or renewing *registration*, by bribery, by fraudulent misrepresentation, or through an error of the board, a license to practice interior design;
- (b) Having an interior design license, certification, or registration a license to practice interior design revoked, suspended, or otherwise acted against, including the denial of licensure, registration, or certification by the licensing authority of another jurisdiction for any act which would constitute a violation of this part or of chapter 455;
- (c) Being convicted or found guilty, regardless of adjudication, of a crime in any jurisdiction which directly relates to the provision of interior design services or to the ability to provide interior design services. A plea of nole contenders shall create a rebuttable presumption of guilt to the underlying criminal charges. However, the board shall allow the person being disciplined to present any evidence relevant to the underlying charges and the circumstances surrounding her or his plea;
 - (d) False, deceptive, or misleading advertising;

- (e) Failing to report to the board any person who the licensee knows is in violation of this part or the rules of the board;
- (f) Aiding, assisting, procuring, or advising any unlicensed person to use the title "interior designer" contrary to this part or to a rule of the board:
- (g) Failing to perform any statutory or legal obligation placed upon a registered interior designer:
- (h) Making or filing a report which the *registrant* licensee knows to be false, intentionally or negligently failing to file a report or record required by state or federal law, or willfully impeding or obstructing such filing or inducing another person to do so. Such reports or records shall include only those which are signed in the capacity as a registered interior designer;
- (f)(i) Making deceptive, untrue, or fraudulent representations in the provision of interior design services;
- (g)(j) Accepting and performing professional responsibilities which the *registrant* licensee knows or has reason to know that she or he is not competent or licensed to perform;
- (k) Violating any provision of this part, any rule of the board, or a lawful order of the board previously entered in a disciplinary hearing;
- (l) Conspiring with another licensee or with any other person to commit an act, or committing an act, which would tend to coerce, intimidate, or preclude another licensee from lawfully advertising her or his services:
- (m)—Acceptance of compensation or any consideration by an interior designer from someone other than the client without full disclosure of the compensation or consideration amount or value to the client prior to the engagement for services, in violation of s. 481.2131(2);
 - (h)(n) Rendering or offering to render architectural services; or
- (i)(e) Committing an act of fraud or deceit, or of negligence, incompetency, or misconduct, in the practice of interior design, including, but not limited to, allowing the preparation of any interior design studies, plans, or other instruments of service in an office that does not have a full time Florida registered interior designer assigned to such office or failing to exercise responsible supervisory control over services or projects, as required by board rule.
- (2) When the board finds any person guilty of any of the grounds set forth in subsection (1), it may enter an order taking the following action or imposing one or more of the following penalties:
- (a) Refusal to register the applicant approve an application for licensure;
 - (b) Refusal to renew an existing registration license;
- (c) Removal from the state registry Revocation or suspension of a license; or
- (d) Imposition of an administrative fine not to exceed \$500 \$1,000 for each violation or separate offense and a fine of up to \$2,500 \$5,000 for matters pertaining to a material violation of the Florida Building Code as reported by a local jurisdiction; or

(e) Issuance of a reprimand.

Section 53. Paragraph (b) of subsection (5) and subsections (6) and (8) of section 481.229, Florida Statutes, are amended to read:

481.229 Exceptions; exemptions from licensure.—

(5)

(b) Notwithstanding any other provision of this part, all persons licensed as architects under this part shall be qualified for interior design *registration* licensure upon submission of a completed application for such license and a fee not to exceed \$30. Such persons shall be exempt from the requirements of s. 481.209(2). For architects licensed as interior designers, satisfaction of the requirements for renewal of

- licensure as an architect under s. 481.215 shall be deemed to satisfy the requirements for renewal of *registration* licensure as an interior designer under that section. Complaint processing, investigation, or other discipline-related legal costs related to persons licensed as interior designers under this paragraph shall be assessed against the architects' account of the Regulatory Trust Fund.
 - (6) This part shall not apply to:
- (a) A person who performs interior design services or interior decorator services for any residential application, provided that such person does not advertise as, or represent himself or herself as, an interior designer. For purposes of this paragraph, "residential applications" includes all types of residences, including, but not limited to, residence buildings, single-family homes, multifamily homes, townhouses, apartments, condominiums, and domestic outbuildings appurtenant to one-family or two-family residences. However, "residential applications" does not include common areas associated with instances of multiple unit dwelling applications.
- (b) An employee of a retail establishment providing "interior decorator services" on the premises of the retail establishment or in the furtherance of a retail sale or prospective retail sale, provided that such employee does not advertise as, or represent himself or herself as, a registered an interior designer.
- (8) A manufacturer of commercial food service equipment or the manufacturer's representative, distributor, or dealer or an employee thereof, who prepares designs, specifications, or layouts for the sale or installation of such equipment is exempt from licensure as an architect or interior designer, if:
- (a) The designs, specifications, or layouts are not used for construction or installation that may affect structural, mechanical, plumbing, heating, air conditioning, ventilating, electrical, or vertical transportation systems.
- (b) The designs, specifications, or layouts do not materially affect lifesafety systems pertaining to firesafety protection, smoke evacuation and compartmentalization, and emergency ingress or egress systems.
- (c) Each design, specification, or layout document prepared by a person or entity exempt under this subsection contains a statement on each page of the document that the designs, specifications, or layouts are not architectural, interior design, or engineering designs, specifications, or layouts and not used for construction unless reviewed and approved by a licensed architect or engineer.
- Section 54. Subsection (1) of section 481.231, Florida Statutes, is amended to read:
 - 481.231 Effect of part locally.—
- (1) Nothing in This part does not shall be construed to repeal, amend, limit, or otherwise affect any specific provision of any local building code or zoning law or ordinance that has been duly adopted, now or hereafter enacted, which is more restrictive, with respect to the services of registered architects or registered interior designers, than the provisions of this part; provided, however, that a licensed architect shall be deemed registered licensed as an interior designer for purposes of offering or rendering interior design services to a county, municipality, or other local government or political subdivision.
- Section 55. Section 481.303, Florida Statutes, is amended to read:
- 481.303 Definitions.—As used in this chapter, the term:
- (1) "Board" means the Board of Landscape Architecture.
- $(3)(\!2\!)$ "Department" means the Department of Business and Professional Regulation.
- (6)(3) "Registered landscape architect" means a person who holds a license to practice landscape architecture in this state under the authority of this act.
- (2)(4) "Certificate of registration" means a license issued by the department to a natural person to engage in the practice of landscape architecture.

- (5) "Certificate of authorization" means a license issued by the department to a corporation or partnership to engage in the practice of landscape architecture.
- (4)(6) "Landscape architecture" means professional services, including, but not limited to, the following:
- (a) Consultation, investigation, research, planning, design, preparation of drawings, specifications, contract documents and reports, responsible construction supervision, or landscape management in connection with the planning and development of land and incidental water areas, including the use of Florida-friendly landscaping as defined in s. 373.185, where, and to the extent that, the dominant purpose of such services or creative works is the preservation, conservation, enhancement, or determination of proper land uses, natural land features, ground cover and plantings, or naturalistic and aesthetic values;
- (b) The determination of settings, grounds, and approaches for and the siting of buildings and structures, outdoor areas, or other improvements;
- (c) The setting of grades, shaping and contouring of land and water forms, determination of drainage, and provision for storm drainage and irrigation systems where such systems are necessary to the purposes outlined herein; and
- (d) The design of such tangible objects and features as are necessary to the purpose outlined herein.
- (5)(7) "Landscape design" means consultation for and preparation of planting plans drawn for compensation, including specifications and installation details for plant materials, soil amendments, mulches, edging, gravel, and other similar materials. Such plans may include only recommendations for the conceptual placement of tangible objects for landscape design projects. Construction documents, details, and specifications for tangible objects and irrigation systems shall be designed or approved by licensed professionals as required by law.
 - Section 56. Section 481.310, Florida Statutes, is amended to read:
- 481.310 Practical experience requirement.—Beginning October 1, 1990, every applicant for licensure as a registered landscape architect shall demonstrate, prior to licensure, 1 year of practical experience in landscape architectural work. An applicant who holds a master of landscape architecture degree and a bachelor's degree in a related field is not required to demonstrate 1 year of practical experience in landscape architectural work to obtain licensure. The board shall adopt rules providing standards for the required experience. An applicant who qualifies for examination pursuant to s. 481.309(1)(b)1. may obtain the practical experience after completing the required professional degree. Experience used to qualify for examination pursuant to s. 481.309(1)(b) 2. may not be used to satisfy the practical experience requirement under this section
- Section 57. Subsections (3) and (4) of s. 481.311, Florida Statutes, are amended to read:
 - 481.311 Licensure.—
- (3) The board shall certify as qualified for a license by endorsement an applicant who:
- (a) Qualifies to take the examination as set forth in s. 481.309; and has passed a national, regional, state, or territorial licensing examination which is substantially equivalent to the examination required by s. 481.309; or
- (b) Holds a valid license to practice landscape architecture issued by another state or territory of the United States, if the criteria for issuance of such license were substantially identical to the licensure criteria which existed in this state at the time the license was issued; *or*-
- (c) Has held a valid license to practice landscape architecture in another state or territory of the United States for at least 10 years before the date of application and has successfully completed a state, regional, national, or other examination that is equivalent to or more stringent than the examination required by the board, subject to subsection (5). An applicant who has met the requirements to be qualified for a license by endorsement, except for successful completion of an examination that is

equivalent to or more stringent than the examination required by the board, may take the examination required by the board without completing additional education requirements. Such application must be submitted to the board while the applicant holds a valid license in another state or territory or within 2 years after the expiration of such license.

(4) The board shall certify as qualified for a certificate of authorization any applicant corporation or partnership who satisfies the requirements of s. 481.319.

Section 58. Subsection (4) of section 481.313, Florida Statutes, is amended to read:

481.313 Renewal of license.—

- (4) The board, by rule adopted pursuant to ss. 120.536(1) and 120.54, shall establish criteria for the approval of continuing education courses and providers, and shall by rule establish criteria for accepting alternative nonclassroom continuing education on an hour-for-hour basis. A landscape architect shall receive hour-for-hour credit for attending continuing education courses approved by the Landscape Architecture Continuing Education System or another nationally recognized clearinghouse for continuing education that relate to and increase his or her basic knowledge of landscape architecture, as determined by the board, if the landscape architect submits proof satisfactory to the board that such course was approved by the Landscape Architecture Continuing Education System or another nationally recognized clearinghouse for continuing education, along with the syllabus or outline for such course and proof of course attendance.
- Section 59. Subsection (2) of section 481.317, Florida Statutes, is amended to read:
 - 481.317 Temporary certificates.—
- (2) Upon approval by the board and payment of the fee set in s. 481.307, the department shall grant a temporary certificate of authorization for work on one specified project in this state for a period not to exceed 1 year to an out-of-state corporation, partnership, or firm, provided one of the principal officers of the corporation, one of the partners of the partnership, or one of the principals in the fictitiously named firm has obtained a temporary certificate of registration in accordance with subsection (1).
- Section 60. Section 481.319, Florida Statutes, is amended to read:
- 481.319 Corporate and partnership practice of landscape architecture; certificate of authorization.—
- (1) The practice of or offer to practice landscape architecture by registered landscape architects registered under this part through a corporation or partnership offering landscape architectural services to the public, or through a corporation or partnership offering landscape architectural services to the public through individual registered landscape architects as agents, employees, officers, or partners, is permitted, subject to the provisions of this section, if:
- (a) One or more of the principal officers of the corporation, or partners of the partnership, and all personnel of the corporation or partnership who act in its behalf as landscape architects in this state are registered landscape architects; *and*
- (b) One or more of the officers, one or more of the directors, one or more of the owners of the corporation, or one or more of the partners of the partnership is a registered landscape architect; and
- (e) The corporation or partnership has been issued a certificate of authorization by the board as provided herein.
- (2) All documents involving the practice of landscape architecture which are prepared for the use of the corporation or partnership shall bear the signature and seal of a registered landscape architect.
- (3) A landscape architect applying to practice in the name of a An applicant corporation must shall file with the department the names and addresses of all officers and board members of the corporation, including the principal officer or officers, duly registered to practice landscape architecture in this state and, also, of all individuals duly

registered to practice landscape architecture in this state who shall be in responsible charge of the practice of landscape architecture by the corporation in this state. A landscape architect applying to practice in the name of a An applicant partnership must shall file with the department the names and addresses of all partners of the partnership, including the partner or partners duly registered to practice landscape architecture in this state and, also, of an individual or individuals duly registered to practice landscape architecture in this state who shall be in responsible charge of the practice of landscape architecture by said partnership in this state.

- (4) Each landscape architect qualifying a partnership or and corporation licensed under this part must shall notify the department within 1 month after of any change in the information contained in the application upon which the license is based. Any landscape architect who terminates her or his or her employment with a partnership or corporation licensed under this part shall notify the department of the termination within 1 month after such termination.
- (5) Disciplinary action against a corporation or partnership shall be administered in the same manner and on the same grounds as disciplinary action against a registered landscape architect.
- (6) Except as provided in s. 558.0035, the fact that a registered landscape architect practices landscape architecture through a corporation or partnership as provided in this section does not relieve the landscape architect from personal liability for $her\ or\ his\ or\ her\ professional$ acts.
- Section 61. Subsection (5) of section 481.321, Florida Statutes, is amended to read:
 - 481.321 Seals; display of certificate number.—
- (5) Each registered landscape architect must and each corporation or partnership holding a certificate of authorization shall include her or his its certificate number in any newspaper, telephone directory, or other advertising medium used by the registered landscape architect, corporation, or partnership. A corporation or partnership must is not required to display the certificate number numbers of at least one officer, director, owner, or partner who is a individual registered landscape architect architects employed by or practicing with the corporation or partnership.
- Section 62. Subsection (5) of section 481.329, Florida Statutes, is amended to read:
 - 481.329 Exceptions; exemptions from licensure.—
- (5) This part does not prohibit any person from engaging in the practice of landscape design, as defined in s. 481.303 s. 481.303(7), or from submitting for approval to a governmental agency planting plans that are independent of, or a component of, construction documents that are prepared by a Florida-registered professional. Persons providing landscape design services shall not use the title, term, or designation "landscape architect," "landscape architectural," "landscape architecture," "L.A.," "landscape engineering," or any description tending to convey the impression that she or he is a landscape architect unless she or he is registered as provided in this part.
- Section 63. Subsection (9) of section 489.103, Florida Statutes, is amended to read:
 - 489.103 Exemptions.—This part does not apply to:
- (9) Any work or operation of a casual, minor, or inconsequential nature in which the aggregate contract price for labor, materials, and all other items is less than \$2,500 \$1,000, but this exemption does not apply:
- (a) If the construction, repair, remodeling, or improvement is a part of a larger or major operation, whether undertaken by the same or a different contractor, or in which a division of the operation is made in contracts of amounts less than \$2,500 \\$1,000 for the purpose of evading this part or otherwise.
- (b) To a person who advertises that he or she is a contractor or otherwise represents that he or she is qualified to engage in contracting.

- Section 64. Subsection (2) of section 489.111, Florida Statutes, is amended to read:
 - 489.111 Licensure by examination.—
- (2) A person shall be eligible for licensure by examination if the person:
 - (a) Is 18 years of age;
 - (b) Is of good moral character; and
- $\ensuremath{(c)}$ Meets eligibility requirements according to one of the following criteria:
- 1. Has received a baccalaureate degree from an accredited 4-year college in the appropriate field of engineering, architecture, or building construction and has 1 year of proven experience in the category in which the person seeks to qualify. For the purpose of this part, a minimum of 2,000 person-hours shall be used in determining full-time equivalency. An applicant who is exempt from passing an examination under s. 489.113(1) is eligible for a license under this section.
- 2. Has a total of at least 4 years of active experience as a worker who has learned the trade by serving an apprenticeship as a skilled worker who is able to command the rate of a mechanic in the particular trade or as a foreman who is in charge of a group of workers and usually is responsible to a superintendent or a contractor or his or her equivalent, provided, however, that at least 1 year of active experience shall be as a foreman.
- 3. Has a combination of not less than 1 year of experience as a foreman and not less than 3 years of credits for any accredited college-level courses; has a combination of not less than 1 year of experience as a skilled worker, 1 year of experience as a foreman, and not less than 2 years of credits for any accredited college-level courses; or has a combination of not less than 2 years of experience as a skilled worker, 1 year of experience as a foreman, and not less than 1 year of credits for any accredited college-level courses. All junior college or community college-level courses shall be considered accredited college-level courses.
- 4.a. An active certified residential contractor is eligible to *receive a certified building contractor license after passing or having previously passed take* the building contractors' examination if he or she possesses a minimum of 3 years of proven experience in the classification in which he or she is certified.
- b. An active certified residential contractor is eligible to *receive a certified general contractor license after passing or having previously passed take* the general contractors' examination if he or she possesses a minimum of 4 years of proven experience in the classification in which he or she is certified.
- c. An active certified building contractor is eligible to receive a certified general contractor license after passing or having previously passed take the general contractors' examination if he or she possesses a minimum of 4 years of proven experience in the classification in which he or she is certified.
- 5.a. An active certified air-conditioning Class C contractor is eligible to receive a certified air-conditioning Class B contractor license after passing or having previously passed take the air-conditioning Class B contractors' examination if he or she possesses a minimum of 3 years of proven experience in the classification in which he or she is certified.
- b. An active certified air-conditioning Class C contractor is eligible to receive a certified air-conditioning Class A contractor license after passing or having previously passed take the air-conditioning Class A contractors' examination if he or she possesses a minimum of 4 years of proven experience in the classification in which he or she is certified.
- c. An active certified air-conditioning Class B contractor is eligible to receive a certified air-conditioning Class A contractor license after passing or having previously passed take the air-conditioning Class A contractors' examination if he or she possesses a minimum of 1 year of proven experience in the classification in which he or she is certified.
- 6.a. An active certified swimming pool servicing contractor is eligible to receive a certified residential swimming pool contractor license

after passing or having previously passed take the residential swimming pool contractors' examination if he or she possesses a minimum of 3 years of proven experience in the classification in which he or she is certified.

- b. An active certified swimming pool servicing contractor is eligible to receive a certified commercial swimming pool contractor license after passing or having previously passed take the swimming pool commercial contractors' examination if he or she possesses a minimum of 4 years of proven experience in the classification in which he or she is certified.
- c. An active certified residential swimming pool contractor is eligible to receive a certified commercial swimming pool contractor license after passing or having previously passed take the commercial swimming pool contractors' examination if he or she possesses a minimum of 1 year of proven experience in the classification in which he or she is certified.
- d. An applicant is eligible to receive a certified swimming pool/spa servicing contractor license after passing or having previously passed take the swimming pool/spa servicing contractors' examination if he or she has satisfactorily completed 60 hours of instruction in courses related to the scope of work covered by that license and approved by the Construction Industry Licensing Board by rule and has at least 1 year of proven experience related to the scope of work of such a contractor.
- Section 65. Subsection (1) of section 489.113, Florida Statutes, is amended to read:

489.113 Qualifications for practice; restrictions.—

(1) Any person who desires to engage in contracting on a statewide basis shall, as a prerequisite thereto, establish his or her competency and qualifications to be certified pursuant to this part. To establish competency, a person shall pass the appropriate examination approved by the board and certified by the department. If an applicant has received a baccalaureate degree in building construction from an accredited 4-year college, or a related degree as approved by the board by rule, and has a grade point average of 3.0 or higher, such applicant is only required to take and pass the business and finance portion of the examination. Any person who desires to engage in contracting on other than a statewide basis shall, as a prerequisite thereto, be registered pursuant to this part, unless exempted by this part.

Section 66. Subsection (3) of section 489.115, Florida Statutes, is amended to read:

- 489.115 Certification and registration; endorsement; reciprocity; renewals; continuing education.—
- (3) The board shall certify as qualified for certification by endorsement any applicant who:
- (a) Meets the requirements for certification as set forth in this section; has passed a national, regional, state, or United States territorial licensing examination that is substantially equivalent to the examination required by this part; and has satisfied the requirements set forth in s. 489.111;
- (b) Holds a valid license to practice contracting issued by another state or territory of the United States, if the criteria for issuance of such license were substantially equivalent to Florida's current certification criteria; $\frac{\partial \mathbf{r}}{\partial t}$
- (c) Holds a valid, current license to practice contracting issued by another state or territory of the United States, if the state or territory has entered into a reciprocal agreement with the board for the recognition of contractor licenses issued in that state, based on criteria for the issuance of such licenses that are substantially equivalent to the criteria for certification in this state; or
- (d) Has held a valid, current license to practice contracting issued by another state or territory of the United States for at least 10 years before the date of application and is applying for the same or similar license in this state, subject to subsections (5)-(9). The board may consider an applicant's technical competence to ensure the applicant is able to meet the requirements of this state's codes and standards for wind mitigation and water intrusion. The board may also consider whether such applicant has had a license to practice contracting revoked, suspended, or other-

wise acted against by the licensing authority of another state, territory, or country. Such application must be made either when the license in another state or territory is active or within 2 years after such license was last active. Division I contractors and roofing contractors must complete a 2-hour course on the Florida Building Code which includes information on wind mitigation techniques. The required courses may be completed online.

Section 67. Subsection (5) of section 489.511, Florida Statutes, is amended to read:

- 489.511 Certification; application; examinations; endorsement.—
- (5) The board shall certify as qualified for certification by endorsement any individual applying for certification who:
- (a) Meets the requirements for certification as set forth in this section; has passed a national, regional, state, or United States territorial licensing examination that is substantially equivalent to the examination required by this part; and has satisfied the requirements set forth in s. 489.521; $\frac{1}{9}$
- (b) Holds a valid license to practice electrical or alarm system contracting issued by another state or territory of the United States, if the criteria for issuance of such license was substantially equivalent to the certification criteria that existed in this state at the time the certificate was issued; or
- (c) Has held a valid, current license to practice electrical or alarm system contracting issued by another state or territory of the United States for at least 10 years before the date of application and is applying for the same or similar license in this state, subject to ss. 489.510 and 489.521(3)(a) and subparagraph (1)(b)1. Such application must be made either when the license in another state or territory is active or within 2 years after such license was last active. Electrical contractors and alarm system contractors must complete a 2-hour course on the Florida Building Code. The required courses may be completed online.

Section 68. Subsection (3) and paragraph (b) of subsection (4) of section 489.517, Florida Statutes, are amended to read:

 $489.517\,$ Renewal of certificate or registration; continuing education.—

- (3)(a) Each certificateholder or registrant licensed as a specialty contractor or an alarm system contractor shall provide proof, in a form established by rule of the board, that the certificateholder or registrant has completed at least 7 14 classroom hours of at least 50 minutes each of continuing education courses during each biennium since the issuance or renewal of the certificate or registration. The board shall by rule establish criteria for the approval of continuing education courses and providers and may by rule establish criteria for accepting alternative nonclassroom continuing education on an hour-for-hour basis.
- (b) Each certificateholder or registrant licensed as an electrical contractor shall provide proof, in a form established by rule of the board, that the certificateholder or registrant has completed at least 11 classroom hours of at least 50 minutes each of continuing education courses during each biennium since the issuance or renewal of the certificate or registration. The board shall by rule establish criteria for the approval of continuing education courses and providers and may by rule establish criteria for accepting alternative nonclassroom continuing education on an hour-for-hour basis.

(4)

- (b)1. For licensed specialty contractors or alarm system contractors, of the 7 \pm 4 classroom hours of continuing education required, at least 1 hour 7 hours must be on technical subjects, 1 hour on workers' compensation, 1 hour on workplace safety, 1 hour on business practices, and for alarm system contractors and electrical contractors engaged in alarm system contracting, 2 hours on false alarm prevention.
- 2. For licensed electrical contractors, of the minimum 11 classroom hours of continuing education required, at least 7 hours must be on technical subjects, 1 hour on workers' compensation, 1 hour on workplace safety, and 1 hour on business practices. Electrical contractors engaged in alarm system contracting must also complete 2 hours on false alarm prevention.

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Section 69. Paragraph (b) of subsection (1) of section 489.518, Florida Statutes, is amended to read:

489.518 Alarm system agents.—

- (1) A licensed electrical or alarm system contractor may not employ a person to perform the duties of a burglar alarm system agent unless the person:
- (b) Has successfully completed a minimum of 14 hours of training within 90 days after employment, to include basic alarm system electronics in addition to related training including CCTV and access control training, with at least 2 hours of training in the prevention of false alarms. Such training shall be from a board-approved provider, and the employee or applicant for employment shall provide proof of successful completion to the licensed employer. The board shall by rule establish criteria for the approval of training courses and providers and may by rule establish criteria for accepting alternative nonclassroom education on an hour-for-hour basis. The board shall approve providers that conduct training in other than the English language. The board shall establish a fee for the approval of training providers or courses, not to exceed \$60. Qualified employers may conduct training classes for their employees, with board approval.

Section 70. Section 492.104, Florida Statutes, is amended to read:

- 492.104 Rulemaking authority.—The Board of Professional Geologists has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to implement this chapter. Every licensee shall be governed and controlled by this chapter and the rules adopted by the board. The board is authorized to set, by rule, fees for application, examination, eertificate of authorization, late renewal, initial licensure, and license renewal. These fees may should not exceed the cost of implementing the application, examination, initial licensure, and license renewal or other administrative process and shall be established as follows:
- $\left(1\right)$ The application fee shall not exceed \$150 and shall be non-refundable.
- (2) The examination fee shall not exceed \$250, and the fee may be apportioned to each part of a multipart examination. The examination fee shall be refundable in whole or part if the applicant is found to be ineligible to take any portion of the licensure examination.
 - (3) The initial license fee shall not exceed \$100.
 - (4) The biennial renewal fee shall not exceed \$150.
- (5) The fee for a certificate of authorization shall not exceed \$350 and the fee for renewal of the certificate shall not exceed \$350.
- (5)(6) The fee for reactivation of an inactive license may shall not exceed \$50.
 - (6)(7) The fee for a provisional license may shall not exceed \$400.
- (7)(8) The fee for application, examination, and licensure for a license by endorsement is shall be as provided in this section for licenses in general.
- Section 71. Subsection (1) of section 492.108, Florida Statutes, is amended to read:
 - 492.108 Licensure by endorsement; requirements; fees.—
- (1) The department shall issue a license by endorsement to any applicant who, upon applying to the department and remitting an application fee, has been certified by the board that he or she:
- (a) Has met the qualifications for licensure in s. 492.105(1)(b)-(e) and:-
- 1.(b) Is the holder of an active license in good standing in a state, trust, territory, or possession of the United States.
- 2.(e) Was licensed through written examination in at least one state, trust, territory, or possession of the United States, the examination requirements of which have been approved by the board as substantially equivalent to or more stringent than those of this state, and

has received a score on such examination which is equal to or greater than the score required by this state for licensure by examination.

- 3.(d) Has taken and successfully passed the laws and rules portion of the examination required for licensure as a professional geologist in this state.
- (b) Has held a valid license to practice geology in another state, trust, territory, or possession of the United States for at least 10 years before the date of application and has successfully completed a state, regional, national, or other examination that is equivalent to or more stringent than the examination required by the department. If such applicant has met the requirements for a license by endorsement except successful completion of an examination that is equivalent to or more stringent than the examination required by the board, such applicant may take the examination required by the board. Such application must be submitted to the board while the applicant holds a valid license in another state or territory or within 2 years after the expiration of such license.

Section 72. Section 492.111, Florida Statutes, is amended to read:

- 492.111 Practice of professional geology by a firm, corporation, or partnership; certificate of authorization.—The practice of, or offer to practice, professional geology by individual professional geologists licensed under the provisions of this chapter through a firm, corporation, or partnership offering geological services to the public through individually licensed professional geologists as agents, employees, officers, or partners thereof is permitted subject to the provisions of this chapter, if provided that:
- (1) At all times that it offers geological services to the public, the firm, corporation, or partnership is qualified by has on file with the department the name and license number of one or more individuals who hold a current, active license as a professional geologist in the state and are serving as a geologist of record for the firm, corporation, or partnership. A geologist of record may be any principal officer or employee of such firm or corporation, or any partner or employee of such partnership, who holds a current, active license as a professional geologist in this state, or any other Florida-licensed professional geologist with whom the firm, corporation, or partnership has entered into a long-term, ongoing relationship, as defined by rule of the board, to serve as one of its geologists of record. It shall be the responsibility of the firm, corporation, or partnership and The geologist of record shall to notify the department of any changes in the relationship or identity of that geologist of record within 30 days after such change.
- (2) The firm, corporation, or partnership has been issued a certificate of authorization by the department as provided in this chapter. For purposes of this section, a certificate of authorization shall be required of any firm, corporation, partnership, association, or person practicing under a fictitious name and offering geological services to the public; except that, when an individual is practicing professional geology in her or his own name, she or he shall not be required to obtain a certificate of authorization under this section. Such certificate of authorization shall be renewed every 2 years.
- (2)(3) All final geological papers or documents involving the practice of the profession of geology which have been prepared or approved for the use of such firm, corporation, or partnership, for delivery to any person for public record with the state, shall be dated and bear the signature and seal of the professional geologist or professional geologists who prepared or approved them.
- (3)(4) Except as provided in s. 558.0035, the fact that a licensed professional geologist practices through a corporation or partnership does not relieve the registrant from personal liability for negligence, misconduct, or wrongful acts committed by her or him. The partnership and all partners are jointly and severally liable for the negligence, misconduct, or wrongful acts committed by their agents, employees, or partners while acting in a professional capacity. Any officer, agent, or employee of a corporation is personally liable and accountable only for negligent acts, wrongful acts, or misconduct committed by her or him or committed by any person under her or his direct supervision and control, while rendering professional services on behalf of the corporation. The personal liability of a shareholder of a corporation, in her or his capacity as shareholder, may be no greater than that of a shareholderemployee of a corporation incorporated under chapter 607. The corporation is liable up to the full value of its property for any negligent

acts, wrongful acts, or misconduct committed by any of its officers, agents, or employees while they are engaged on behalf of the corporation in the rendering of professional services.

- (5) The firm, corporation, or partnership desiring a certificate of authorization shall file with the department an application therefor, upon a form to be prescribed by the department, accompanied by the required application fee.
- (6) The department may refuse to issue a certificate of authorization if any facts exist which would entitle the department to suspend or revoke an existing certificate of authorization or if the department, after giving persons involved a full and fair hearing, determines that any of the officers or directors of said firm or corporation, or partners of said partnership, have violated the provisions of s. 492.113.
- Section 73. Subsection (4) of section 492.113, Florida Statutes, is amended to read:
 - 492.113 Disciplinary proceedings.—
- (4) The department shall reissue the license of a disciplined professional geologist or business upon certification by the board that the disciplined person has complied with all of the terms and conditions set forth in the final order.
 - Section 74. Section 492.115, Florida Statutes, is amended to read:
- 492.115 Roster of licensed professional geologists.—A roster showing the names and places of business or residence of all licensed professional geologists and all properly qualified firms, corporations, or partnerships practicing holding certificates of authorization to practice professional geology in the state shall be prepared annually by the department. A copy of this roster must be made available to shall be obtainable by each licensed professional geologist and each firm, corporation, or partnership qualified by a professional geologist holding a certificate of authorization, and copies thereof shall be placed on file with the department.
 - Section 75. Section 509.102, Florida Statutes, is created to read:
 - 509.102 Mobile food dispensing vehicles; preemption.—
- (1) As used in this section, the term "mobile food dispensing vehicle" means any vehicle that is a public food service establishment and that is self-propelled or otherwise movable from place to place and includes self-contained utilities, including, but not limited to, gas, water, electricity, or liquid waste disposal.
- (2) Regulation of mobile food dispensing vehicles involving licenses, registrations, permits, and fees is preempted to the state. A municipality, county, or other local governmental entity may not require a separate license, registration, or permit other than the license required under s. 509.241, or require the payment of any license, registration, or permit fee other than the fee required under s. 509.251, as a condition for the operation of a mobile food dispensing vehicle within the entity's jurisdiction. A municipality, county, or other local governmental entity may not prohibit mobile food dispensing vehicles from operating within the entirety of the entity's jurisdiction.
- (3) This section may not be construed to affect a municipality, county, or other local governmental entity's authority to regulate the operation of mobile food dispensing vehicles other than the regulations described in subsection (2).
- (4) This section does not apply to any port authority, aviation authority, airport, or seaport.
- Section 76. Paragraph (i) of subsection (2) of section 548.003, Florida Statutes, is amended to read:
 - 548.003 Florida State Boxing Commission.—
- (2) The Florida State Boxing Commission, as created by subsection (1), shall administer the provisions of this chapter. The commission has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of this chapter and to implement each of the duties and responsibilities conferred upon the commission, including, but not limited to:

- (i) Designation and duties of a knockdown timekeeper.
- Section 77. Subsection (1) of section 548.017, Florida Statutes, is amended to read:
- 548.017 $\,$ Participants, managers, and other persons required to have licenses.—
- (1) A participant, manager, trainer, second, timekeeper, referee, judge, announcer, physician, matchmaker, or promoter must be licensed before directly or indirectly acting in such capacity in connection with any match involving a participant. A physician approved by the commission must be licensed pursuant to chapter 458 or chapter 459, must maintain an unencumbered license in good standing, and must demonstrate satisfactory medical training or experience in boxing, or a combination of both, to the executive director before working as the ringside physician.
- Section 78. Paragraph (d) of subsection (1) of section 553.5141, Florida Statutes, is amended to read:
 - 553.5141 Certifications of conformity and remediation plans.—
 - (1) For purposes of this section:
 - (d) "Qualified expert" means:
 - 1. An engineer licensed pursuant to chapter 471.
 - 2. A certified general contractor licensed pursuant to chapter 489.
 - 3. A certified building contractor licensed pursuant to chapter 489.
- 4. A building code administrator licensed pursuant to chapter 468.
- 5. A building inspector licensed pursuant to chapter 468.
- 6. A plans examiner licensed pursuant to chapter 468.
- 7. An interior designer registered licensed pursuant to chapter 481.
- 8. An architect licensed pursuant to chapter 481.
- 9. A landscape architect licensed pursuant to chapter 481.
- 10. Any person who has prepared a remediation plan related to a claim under Title III of the Americans with Disabilities Act, 42 U.S.C. s. 12182, that has been accepted by a federal court in a settlement agreement or court proceeding, or who has been qualified as an expert in Title III of the Americans with Disabilities Act, 42 U.S.C. s. 12182, by a federal court.
- Section 79. Effective January 1, 2021, subsection (1) of section 553.74, Florida Statutes, is amended to read:
 - 553.74 Florida Building Commission.—
- (1) The Florida Building Commission is created and located within the Department of Business and Professional Regulation for administrative purposes. Members are appointed by the Governor subject to confirmation by the Senate. The commission is composed of 19 27 members, consisting of the following members:
- (a) One architect licensed pursuant to chapter 481 with at least 5 years of experience in the design and construction of buildings designated for Group E or Group I occupancies by the Florida Building Code registered to practice in this state and actively engaged in the profession. The American Institute of Architects, Florida Section, is encouraged to recommend a list of candidates for consideration.
- (b) One structural engineer registered to practice in this state and actively engaged in the profession. The Florida Engineering Society is encouraged to recommend a list of candidates for consideration.
- (c) One air-conditioning contractor, or mechanical contractor, or mechanical engineer certified to do business in this state and actively engaged in the profession. The Florida Air Conditioning Contractors Association, the Florida Refrigeration and Air Conditioning Contractors Association, and the Mechanical Contractors Association of Florida, and

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the Florida Engineering Society are encouraged to recommend a list of candidates for consideration.

- (d) One electrical contractor or electrical engineer certified to do business in this state and actively engaged in the profession. The Florida Association of Electrical Contractors, and the National Electrical Contractors Association, Florida Chapter, and the Florida Engineering Society are encouraged to recommend a list of candidates for consideration.
- (e) One member from fire protection engineering or technology who is actively engaged in the profession. The Florida Chapter of the Society of Fire Protection Engineers and the Florida Fire Marshals and Inspectors Association are encouraged to recommend a list of candidates for consideration.
- (e)(f) One certified general contractor or one certified building contractor certified to do business in this state and actively engaged in the profession. The Associated Builders and Contractors of Florida, the Florida Associated General Contractors Council, the Florida Home Builders Association, and the Union Contractors Association are encouraged to recommend a list of candidates for consideration.
- (f)(g) One plumbing contractor licensed to do business in this state and actively engaged in the profession. The Florida Association of Plumbing, Heating, and Cooling Contractors is encouraged to recommend a list of candidates for consideration.
- (h)(i) One certified residential contractor licensed to do business in this state and actively engaged in the profession. The Florida Home Builders Association is encouraged to recommend a list of candidates for consideration.
- (i)(j) Three members who are municipal, county, or district codes enforcement officials, one of whom is also a fire official. The Building Officials Association of Florida and the Florida Fire Marshals and Inspectors Association are encouraged to recommend a list of candidates for consideration.
- (k) One member who represents the Department of Financial Services.
- (l) One member who is a county codes enforcement official. The Building Officials Association of Florida is encouraged to recommend a list of candidates for consideration.
- (j)(m) One member of a Florida-based organization of persons with disabilities or a nationally chartered organization of persons with disabilities with chapters in this state which complies with or is certified to be compliant with the requirements of the Americans with Disabilities Act of 1990, as amended.
- (k)(n) One member of the manufactured buildings industry who is licensed to do business in this state and is actively engaged in the industry. The Florida Manufactured Housing Association is encouraged to recommend a list of candidates for consideration.
- (o) One mechanical or electrical engineer registered to practice in this state and actively engaged in the profession. The Florida Engineering Society is encouraged to recommend a list of candidates for consideration.
- (p) One member who is a representative of a municipality or a charter county. The Florida League of Cities and the Florida Association of Counties are encouraged to recommend a list of candidates for consideration.
- (l)(q) One member of the building products manufacturing industry who is authorized to do business in this state and is actively engaged in the industry. The Florida Building Material Association, the Florida Concrete and Products Association, and the Fenestration Manufacturers Association are encouraged to recommend a list of candidates for consideration.

- $(m)(\mathbf{r})$ One member who is a representative of the building owners and managers industry who is actively engaged in commercial building ownership or management. The Building Owners and Managers Association is encouraged to recommend a list of candidates for consideration.
- (n) (s) One member who is a representative of the insurance industry. The Florida Insurance Council is encouraged to recommend a list of candidates for consideration.

(t) One member who is a representative of public education.

- (o)(u) One member who is a swimming pool contractor licensed to do business in this state and actively engaged in the profession. The Florida Swimming Pool Association and the United Pool and Spa Association are encouraged to recommend a list of candidates for consideration.
 - (p) The Chief Resilience Officer or his or her designee.
- (q)(v) One member who is a representative of the green building industry and who is a third party commission agent, a Florida board member of the United States Green Building Council or Green Building Initiative, a professional who is accredited under the International Green Construction Code (IGCC), or a professional who is accredited under Leadership in Energy and Environmental Design (LEED).
- (w) One member who is a representative of a natural gas distribution system and who is actively engaged in the distribution of natural gas in this state. The Florida Natural Gas Association is encouraged to recommend a list of candidates for consideration.
- (x) One member who is a representative of the Department of Agriculture and Consumer Services' Office of Energy. The Commissioner of Agriculture is encouraged to recommend a list of candidates for consideration.

(y) One member who shall be the chair.

Section 80. Subsections (5) and (6) are added to section 823.15, Florida Statutes, to read:

- 823.15 Dogs and cats released from animal shelters or animal control agencies; sterilization requirement.—
- (5) Employees, agents, or contractors of a public or private animal shelter, a humane organization, or an animal control agency operated by a humane organization or by a county, municipality, or other incorporated political subdivision may implant dogs and cats with radio frequency identification microchips as part of their work with such public or private animal shelter, humane organization, or animal control agency.
- (6) Notwithstanding s. 474.2165, employees, agents, or contractors of a public or private animal shelter, a humane organization, or an animal control agency operated by a humane organization or by a county, municipality, or other incorporated political subdivision may contact the owner of record listed on a radio frequency identification microchip to verify pet ownership.
- Section 81. Paragraphs (h) and (k) of subsection (2) of section 287.055, Florida Statutes, are amended to read:
- 287.055 Acquisition of professional architectural, engineering, landscape architectural, or surveying and mapping services; definitions; procedures; contingent fees prohibited; penalties.—
 - $(2) \quad DEFINITIONS. \\ --For \ purposes \ of \ this \ section:$
- (h) A "design-build firm" means a partnership, corporation, or other legal entity that:
- 1. Is certified under s. 489.119 to engage in contracting through a certified or registered general contractor or a certified or registered building contractor as the qualifying agent; or
- 2. Is qualified eertified under s. 471.023 to practice or to offer to practice engineering; qualified eertified under s. 481.219 to practice or

to offer to practice architecture; or *qualified* exertified under s. 481.319 to practice or to offer to practice landscape architecture.

(k) A "design criteria professional" means a firm that is qualified who holds a current certificate of registration under chapter 481 to practice architecture or landscape architecture or a firm who holds a current certificate as a registered engineer under chapter 471 to practice engineering and who is employed by or under contract to the agency for the providing of professional architect services, landscape architect services, or engineering services in connection with the preparation of the design criteria package.

Section 82. Subsection (7) of section 558.002, Florida Statutes, is amended to read:

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

(7) "Design professional" means a person, as defined in s. 1.01, who is licensed in this state as an architect, interior designer, a landscape architect, an engineer, a surveyor, or a geologist or who is a registered interior designer, as defined in s. 481.203.

Section 83. Subsection (4) of section 725.08, Florida Statutes, is amended to read:

725.08 Design professional contracts; limitation in indemnification.—

(4) "Design professional" means an individual or entity licensed by the state who holds a current certificate of registration *or is qualified* under chapter 481 to practice architecture or landscape architecture, under chapter 472 to practice land surveying and mapping, or under chapter 471 to practice engineering, and who enters into a professional services contract.

And the title is amended as follows:

Delete lines 4-227 and insert: 322.57, F.S.; defining the term "servicemember"; requiring the Department of Highway Safety and Motor Vehicles to waive the requirement to pass the Commercial Driver License Skills Tests for certain servicemembers and veterans; requiring an applicant who receives such waiver to complete certain requirements within a specified time; requiring the department to adopt rules; amending s. 326.004, F.S.; deleting the requirement that a yacht broker maintain a separate license for each branch office; deleting the requirement that the Division of Florida Condominiums, Timeshares, and Mobile Homes establish a fee; amending s. 447.02, F.S.; conforming provisions to changes made by the act; repealing s. 447.04, F.S., relating to licensure and permit requirements for business agents; repealing s. 447.041, F.S., relating to hearings for persons or labor organizations denied licensure as a business agent; repealing s. 447.045, F.S., relating to confidential information obtained during the application process; repealing s. 447.06, F.S., relating to required registration of labor organizations; amending s. 447.09, F.S.; deleting certain prohibited actions relating to the right of franchise of a member of a labor organization; repealing s. 447.12, F.S., relating to registration fees; repealing s. 447.16, F.S., relating to applicability; amending s. 447.305, F.S.; deleting a provision that requires notification of registrations and renewals to the Department of Business and Professional Regulation; amending s. 455.213, F.S.; requiring the department or a board to enter into reciprocal licensing agreements with other states under certain circumstances; providing requirements; creating s. 455.2278, F.S.; defining terms; prohibiting the department or a board from suspending or revoking a person's license solely on the basis of a delinquency or default in the payment of his or her student loan; prohibiting the department or a board from suspending or revoking a person's license solely on the basis of a default in satisfying the requirements of his or her work-conditional scholarship; amending s. 456.072, F.S.; specifying that the failure to repay certain student loans is not considered a failure to perform a statutory or legal obligation for which certain disciplinary action can be taken; conforming provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners who are in default on student loan or scholarship obligations; amending s. 456.074, F.S.; deleting a provision relating to the suspension of a license issued by the Department of Health for defaulting on certain student loans; amending s. 468.505, F.S.; providing that certain unlicensed persons are not prohibited or restricted from their practice, services, or activities in dietetics and nutrition under certain circumstances; amending s. 468.603, F.S.; revising which inspectors are included in the definition of the term "categories of building code inspectors"; amending s. 468.609, F.S.; revising certain experience requirements for a person to take the examination for certification; revising the time period a provisional certificate is valid; amending s. 468.613, F.S.; providing for waiver of specified requirements for certification under certain circumstances; amending s. 468.8314, F.S.; requiring an applicant for a license by endorsement to maintain a specified insurance policy; requiring the department to certify an applicant who holds a specified license issued by another state or territory of the United States under certain circumstances; amending s. 471.015, F.S.; revising licensure requirements for engineers who hold specified licenses in another state; amending s. 473.308, F.S.; deleting continuing education requirements for license by endorsement for certified public accountants; amending s. 474.202, F.S.; revising the definition of the term "limited-service veterinary medical practice" to include certain procedures; amending s. 474.203, F.S.; providing an exemption for certain persons whose work is solely confined to microchip implantation in dogs and cats; amending s. 474.207, F.S.; revising education requirements for licensure by examination; amending s. 474.217, F.S.; requiring the department to issue a license by endorsement to certain applicants who successfully complete a specified examination; amending s. 476.114, F.S.; revising training requirements for licensure as a barber; amending s. 476.144, F.S.; requiring the department to certify as qualified for licensure by endorsement an applicant who is licensed to practice barbering in another state; amending s. 477.013, F.S.; revising the definition of the term "hair braiding"; repealing s. 477.0132, F.S., relating to registration for hair braiding, hair wrapping, and body wrapping; amending s. 477.0135, F.S.; providing additional exemptions from license or registration requirements for specified occupations or practices; amending s. 477.019, F.S.; deleting a provision prohibiting the Board of Cosmetology from asking for proof of certain educational hours under certain circumstances; conforming provisions to changes made by the act; amending s. 477.0201, F.S.; providing requirements for registration as a specialist; amending s. 477.026, F.S.; conforming provisions to changes made by the act; amending s. 477.0263, F.S.; providing that certain cosmetology services may be performed in a location other than a licensed salon under certain circumstances; amending ss. 477.0265 and 477.029, F.S.; conforming provisions to changes made by the act; amending s. 481.201, F.S.; deleting legislative findings relating to the practice of interior design; amending s. 481.203, F.S.; revising and deleting definitions; amending s. 481.205, F.S.; conforming provisions to changes made by the act; amending s. 481.207, F.S.; revising certain fees for interior designers; conforming provisions to changes made by the act; amending s. 481.209, F.S.; providing requirements for a certificate of registration and a seal for interior designers; specifying that certain persons who are already licensed as interior designers are eligible to obtain a certificate of registration; conforming provisions to changes made by the act; amending s. 481.213, F.S.; revising requirements for certification of licensure by endorsement for a certain licensee to engage in the practice of architecture; providing that a certificate of registration is not required for specified persons to practice; conforming provisions to changes made by the act; amending s. 481.2131, F.S.; revising who may perform interior design; requiring certain interior designers to include a specified seal when submitting documents for the issuance of a building permit under certain circumstances; amending s. 481.215, F.S.; conforming provisions to changes made by the act; revising the number of hours of specified courses the board must require for the renewal of a license or certificate of registration; authorizing licensees to complete certain courses online; amending s. 481.217, F.S.; conforming provisions to changes made by the act; amending s. 481.219, F.S.; deleting provisions permitting the practice of or offer to practice interior design through certain business organizations; deleting provisions requiring certificates of authorization for certain business organizations offering interior design services to the public; requiring a licensee or applicant in the practice of architecture to qualify as a business organization; providing requirements; amending s. 481.221, F.S.; conforming provisions to changes made by the act; requiring registered architects and certain business organizations to display certain license numbers in specified advertisements; amending s. 481.223, F.S.; providing construction; conforming provisions to changes made by the act; amending s. 481.2251, F.S.; revising the acts that constitute grounds for disciplinary actions relating to interior designers; conforming provisions to changes made by the act; amending ss. 481.229 and 481.231, F.S.; conforming provisions to changes made by the act; amending s. 481.303, F.S.; deleting the definition of the term "certificate of authorization"; amending s. 481.310, F.S.; providing that an applicant who holds certain degrees is not required to demonstrate 1 year of practical experience for licensure; amending s. 481.311, F.S.; revising requirements for certification of licensure by endorsement for a certain applicant to engage in the practice of landscape architecture; amending s. 481.313, F.S.; authorizing a landscape architect to receive hour-forhour credit for certain approved continuing education courses under certain circumstances; amending s. 481.317, F.S.; conforming provisions to changes made by the act; amending s. 481.319, F.S.; deleting the requirement for a certificate of authorization; authorizing landscape architects to practice in the name of a corporation or partnership; amending s. 481.321, F.S.; requiring a landscape architect to display a certain certificate number in specified advertisements; amending s. 481.329, F.S.; conforming a cross-reference; amending s. 489.103, F.S.; revising certain contract prices for exemption; amending s. 489.111, F.S.; revising provisions relating to eligibility for licensure; amending s. 489.113, F.S.; providing that applicants who meet certain requirements are not required to pass a specified examination; amending s. 489.115, F.S.; requiring the Construction Industry Licensing Board to certify any applicant who holds a specified license to practice contracting issued by another state or territory of the United States under certain circumstances; requiring certain applicants to complete certain training; amending s. 489.511, F.S.; requiring the board to certify as qualified for certification by endorsement any applicant who holds a specified license to practice electrical or alarm system contracting issued by another state or territory of the United States under certain circumstances; requiring certain applicants to complete certain training; amending s. 489.517, F.S.; providing a reduction in certain continuing education hours required for certain contractors; amending s. 489.518, F.S.; requiring a person to have completed a specified amount of training within a certain time period to perform the duties of an alarm system agent; amending s. 492.104, F.S.; conforming provisions to changes made by the act; amending 492.108, F.S.; requiring the department to issue a license by endorsement to any applicant who has held a specified license to practice geology in another state, trust, territory, or possession of the United States for a certain period of time; providing that an applicant may take the examination required by the board if they have not met the specified examination requirement; amending s. 492.111, F.S.; deleting the requirements for a certificate of authorization for a professional geologist; amending ss. 492.113 and 492.115, F.S.; conforming provisions to changes made by the act; creating s. 509.102, F.S.; defining the term "mobile food dispensing vehicle"; preempting certain regulation of mobile food dispensing vehicles to the state; prohibiting certain entities from prohibiting mobile food dispensing vehicles from operating within the entirety of such entities' jurisdictions; providing construction and applicability; amending s. 548.003, F.S.; deleting the requirement that the Florida State Boxing Commission adopt rules relating to a knockdown timekeeper; amending s. 548.017, F.S.; deleting the licensure requirement for a timekeeper or an announcer; amending s. 553.5141, F.S.; conforming provisions to changes made by the act; amending s. 553.74, F.S.; revising the membership and qualifications of the Florida Building Commission; amending s. 823.15, F.S.; authorizing certain persons to implant dogs and cats with specified microchips under certain circumstances; authorizing certain persons to contact the owner of record listed on radio frequency identification microchips under certain circumstances; amending ss. 287.055, 558.002, and 725.08, F.S.; conforming provisions to changes made by the act; providing

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

Senator Albritton moved the following amendment to **Amendment 1** (828936) which was adopted:

Amendment 1A (338142)—Delete lines 828-829 and insert: *entity or has successfully passed*

Amendment 1 (828936), as amended, was adopted.

On motion by Senator Albritton, by two-thirds vote, **CS for HB 1193**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-38

Albritton	Benacquisto	Bradley
Baxley	Berman	Brandes
Bean	Book	Braynon

Broxson	Hutson	Rouson
Cruz	Lee	Simmons
Diaz	Mayfield	Simpson
Farmer	Montford	Stargel
Flores	Passidomo	Stewart
Gainer	Perry	Taddeo
Gibson	Pizzo	Thurston
Gruters	Powell	Torres
Harrell	Rader	Wright
Hooper	Rodriguez	

Nays-None

Vote after roll call:

Yea-Mr. President

Consideration of CS for HB 7097 was deferred.

By direction of the President, there being no objection, the Senate reverted to—

BILLS ON THIRD READING, continued

HB 7091—A bill to be entitled An act relating to probation violations; amending s. 948.06, F.S.; revising the circumstances under which a court must modify or continue a term of probation; providing an effective date.

—as amended March 11, was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Bradley, the Senate reconsidered the vote by which **Amendment 1** (254366) was adopted March 11.

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

Senator Bradley moved the following amendment to **Amendment 1** (254366) which was adopted by two-thirds vote:

Amendment 1A (238312) (with title amendment)—Delete lines 39-366 and insert:

Section 2. Paragraph (b) of subsection (1) of section 961.03, Florida Statutes, is amended, and paragraph (c) is added to that subsection, to read:

961.03 Determination of status as a wrongfully incarcerated person; determination of eligibility for compensation.—

(1)

- (b) The person must file the petition with the court:
- 1. Within 2 years after the order vacating a conviction and sentence becomes final and the criminal charges against the person are dismissed or the person is retried and acquitted, if the person's conviction and sentence is vacated on or after July 1, 2020.
- 2. By July 1, 2022, if the person's conviction and sentence was vacated and the criminal charges against the person were dismissed or the person was retried and acquitted on or after January 1, 2006, but before July 1, 2020, and he or she previously filed a petition under this section that was dismissed or did not file a petition under this section because the:
- a. Date when the criminal charges against the person were dismissed or the date the person was acquitted upon retrial occurred more than 90 days after the date of the final order vacating the conviction and sentence; or

- b. Person was convicted of an unrelated felony before or during his or her wrongful conviction and incarceration and was ineligible for compensation under former s. 961.04.
- (c) A deceased person's heirs, successors, or assigns do not have standing to file a petition on the deceased person's behalf under this section.
- 1. Within 90 days after the order vacating a conviction and sentence becomes final if the person's conviction and sentence is vacated on or after July 1, 2008.
- 2. By July 1, 2010, if the person's conviction and sentence was vacated by an order that became final prior to July 1, 2008.
 - Section 3. Section 961.04, Florida Statutes, is amended to read:
- 961.04 Eligibility for compensation for wrongful incarceration.—A wrongfully incarcerated person is not eligible for compensation under the act for any period of incarceration during which the person was concurrently serving a sentence for a conviction of another crime for which such person was lawfully incarcerated if:
- (1) Before the person's wrongful conviction and incarceration, the person was convicted of, or pled guilty or nole contendere to, regardless of adjudication, any violent felony, or a crime committed in another jurisdiction the elements of which would constitute a violent felony in this state, or a crime committed against the United States which is designated a violent felony, excluding any delinquency disposition;
- (2) Before the person's wrongful conviction and incarceration, the person was convicted of, or pled guilty or nole contendere to, regardless of adjudication, more than one felony that is not a violent felony, or more than one crime committed in another jurisdiction, the elements of which would constitute a felony in this state, or more than one crime committed against the United States which is designated a felony, excluding any delinquency disposition;
- (3) During the person's wrongful incarceration, the person was convicted of, or pled guilty or nole contendere to, regardless of adjudication, any violent felony;
- (4) During the person's wrongful incarceration, the person was convicted of, or pled guilty or nole contendere to, regardless of adiudication, more than one felony that is not a violent felony; or
- (5) During the person's wrongful incarceration, the person was also serving a concurrent sentence for another felony for which the person was not wrongfully convicted.
 - Section 4. Section 961.06, Florida Statutes, is amended to read:
 - 961.06 Compensation for wrongful incarceration.—
- (1) Except as otherwise provided in this act and subject to the limitations and procedures prescribed in this section, a person who is found to be entitled to compensation under the provisions of this act is entitled to:
- (a) Monetary compensation for wrongful incarceration, which shall be calculated at a rate of \$50,000 for each year of wrongful incarceration, prorated as necessary to account for a portion of a year. For persons found to be wrongfully incarcerated after December 31, 2005 2008, the Chief Financial Officer may adjust the annual rate of compensation for inflation using the change in the December-to-December "Consumer Price Index for All Urban Consumers" of the Bureau of Labor Statistics of the Department of Labor;
- (b) A waiver of tuition and fees for up to 120 hours of instruction at any career center established under s. 1001.44, any Florida College System institution as defined in s. 1000.21(3), or any state university as defined in s. 1000.21(6), if the wrongfully incarcerated person meets and maintains the regular admission requirements of such career center, Florida College System institution, or state university; remains registered at such educational institution; and makes satisfactory academic progress as defined by the educational institution in which the claimant is enrolled;

- (c) The amount of any fine, penalty, or court costs imposed and paid by the wrongfully incarcerated person;
- (d) The amount of any reasonable *attorney* attorney's fees and expenses incurred and paid by the wrongfully incarcerated person in connection with all criminal proceedings and appeals regarding the wrongful conviction, to be calculated by the department based upon the supporting documentation submitted as specified in s. 961.05; and
- (e) Notwithstanding any provision to the contrary in s. 943.0583 or s. 943.0585, immediate administrative expunction of the person's criminal record resulting from his or her wrongful arrest, wrongful conviction, and wrongful incarceration. The Department of Legal Affairs and the Department of Law Enforcement shall, upon a determination that a claimant is entitled to compensation, immediately take all action necessary to administratively expunge the claimant's criminal record arising from his or her wrongful arrest, wrongful conviction, and wrongful incarceration. All fees for this process shall be waived.

The total compensation awarded under paragraphs (a), (c), and (d) may not exceed \$2 million. No further award for attorney attorney's fees, lobbying fees, costs, or other similar expenses shall be made by the state

- (2) In calculating monetary compensation under paragraph (1)(a), a wrongfully incarcerated person who is placed on parole or community supervision while serving the sentence resulting from the wrongful conviction and who commits no more than one felony that is not a violent felony which results in revocation of the parole or community supervision is eligible for compensation for the total number of years in carcerated. A wrongfully incarcerated person who commits one violent felony or more than one felony that is not a violent felony that results in revocation of the parole or community supervision is ineligible for any compensation under subsection (1).
- (2)(3) Within 15 calendar days after issuing notice to the claimant that his or her claim satisfies all of the requirements under this act, the department shall notify the Chief Financial Officer to draw a warrant from the General Revenue Fund or another source designated by the Legislature in law for the purchase of an annuity for the claimant based on the total amount determined by the department under this act.
- (3)(4) The Chief Financial Officer shall issue payment in the amount determined by the department to an insurance company or other financial institution admitted and authorized to issue annuity contracts in this state to purchase an annuity or annuities, selected by the wrongfully incarcerated person, for a term of not less than 10 years. The Chief Financial Officer is directed to execute all necessary agreements to implement this act and to maximize the benefit to the wrongfully incarcerated person. The terms of the annuity or annuities shall:
- (a) Provide that the annuity or annuities may not be sold, discounted, or used as security for a loan or mortgage by the wrongfully incarcerated person.
- (b) Contain beneficiary provisions for the continued disbursement of the annuity or annuities in the event of the death of the wrongfully incarcerated person.
- (4)(5) If, at the time monetary compensation is determined under paragraph (1)(a), a court has previously entered a monetary judgment in favor of the claimant in a civil action related to the claimant's wrongful incarceration, or the claimant has entered into a settlement agreement with the state or any political subdivision thereof related to the claimant's wrongful incarceration, the amount of the damages in the civil action or settlement agreement, less any sums paid for attorney fees or for costs incurred in litigating the civil action or obtaining the settlement agreement, shall be deducted from the total monetary compensation to which the claimant is entitled under this section Before the department approves the application for compensation, the wrongfully incarcerated person must sign a release and waiver on behalf of the wrongfully incarcerated person and his or her heirs, successors, and assigns, forever releasing the state or any agency, instrumentality, or any political subdivision thereof, or any other entity subject to s. 768.28, from all present or future claims that the wrongfully incarcerated person or his or her heirs, successors, or assigns may have against such entities arising out of the facts in connection with the wrongful conviction for which compensation is being sought under the act.

- (5) If subsection (4) does not apply, and if after the time monetary compensation is determined under paragraph (1)(a) the court enters a monetary judgment in favor of the claimant in a civil action related to the claimant's wrongful incarceration, or the claimant enters into a settlement agreement with the state or any political subdivision thereof related to the claimant's wrongful incarceration, the claimant shall reimburse the state for the monetary compensation in paragraph (1)(a), less any sums paid for attorney fees or for costs incurred in litigating the civil action or obtaining the settlement agreement. A reimbursement required under this subsection shall not exceed the amount of the monetary award the claimant received for damages in a civil action or settlement agreement. In the order of judgment, the court shall award to the state any amount required to be deducted under this subsection.
- (6)(a) The claimant shall notify the department upon filing a civil action against the state or any political subdivision thereof in which the claimant is seeking monetary damages related to the claimant's wrongful incarceration for which he or she previously received or is applying to receive compensation under paragraph (1)(a).
- (b) Upon notice of the claimant's civil action, the department shall file in the case a notice of payment of monetary compensation to the claimant under paragraph (1)(a). The notice shall constitute a lien upon any monetary judgment or settlement recovered under the civil action that is equal to the sum of monetary compensation paid to the claimant under paragraph (1)(a), less any attorney fees and costs incurred in litigating the civil action or obtaining the settlement agreement A wrongfully incarecrated person may not submit an application for compensation under this act if the person has a lawsuit pending against the state or any agency, instrumentality, or any political subdivision thereof, or any other entity subject to the provisions of s. 768.28, in state or federal court requesting compensation arising out of the facts in connection with the claimant's conviction and incarecration.
- (7)(a)(b) A wrongfully incarcerated person may not submit an application for compensation under this act if the person is the subject of a claim bill pending for claims arising out of the facts in connection with the claimant's conviction and incarceration.
- (b)(e) Once an application is filed under this act, a wrongfully incarcerated person may not pursue recovery under a claim bill until the final disposition of the application.
- (c)(d) Any amount awarded under this act is intended to provide the sole compensation for any and all present and future claims arising out of the facts in connection with the claimant's conviction and incarceration. Upon notification by the department that an application meets the requirements of this act, a wrongfully incarcerated person may not recover under a claim bill.
- (d)(e) Any compensation awarded under a claim bill shall be the sole redress for claims arising out of the facts in connection with the claimant's conviction and incarceration and, upon any award of compensation to a wrongfully incarcerated person under a claim bill, the person may not receive compensation under this act.
- (8)(7) Any payment made under this act does not constitute a waiver of any defense of sovereign immunity or an increase in the limits of liability on behalf of the state or any person subject to the provisions of s. 768.28 or other law.
 - Section 5. Section 961.07, Florida Statutes, is amended to read:
 - 961.07 Continuing appropriation.—
- (1) Beginning in the 2020-2021 2008-2009 fiscal year and continuing each fiscal year thereafter, a sum sufficient to pay the approved payments under $s.\ 961.03(1)(b)1$. this act is appropriated from the General Revenue Fund to the Chief Financial Officer, which sum is further appropriated for expenditure pursuant to the provisions of this act.
- (2) Payments for petitions filed pursuant to s. 961.03(1)(b)2. are subject to specific appropriation.

And the title is amended as follows:

Delete lines 457-488 and insert: exceptions; amending s. 961.03, F.S.; extending the filing deadline for a petition claiming wrongful incarceration; providing limited retroactivity for filing a petition claiming

wrongful incarceration; providing that a deceased person's heirs, successors, or assigns do not have standing to file a claim related to the wrongful incarceration of the deceased person; amending s. 961.04, F.S.; revising eligibility for compensation for wrongful incarceration for a wrongfully incarcerated person; amending s. 961.06, F.S.; authorizing the Chief Financial Officer to adjust compensation for inflation for additional wrongfully incarcerated persons; revising conditions for eligibility for compensation for wrongful incarceration; requiring the state to deduct the amount of a civil award from the state compensation amount owed if the claimant first receives a civil award; deleting a requirement that a wrongfully incarcerated person sign a liability release before receiving compensation; requiring a claimant to reimburse the state for any difference between state compensation and a civil award if the claimant receives statutory compensation before a civil award; deleting provisions prohibiting an application for compensation if the applicant has a pending civil suit requesting compensation; requiring a claimant to notify the Department of Legal Affairs upon filing a civil action; requiring the department to file a notice of payment of monetary compensation in the civil action; amending s. 961.07, F.S.; specifying that payments for certain petitions filed under the Victims of Wrongful Incarceration Act are subject to specific appropriation; reenacting ss. 961.02(4) and 961.03(1)(a),

Amendment 1 (254366), as amended, was adopted by two-thirds vote.

On motion by Senator Simmons, **HB 7091**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Albritton Farmer Pizzo Baxley Flores Powell Gainer Rader Bean Gibson Rodriguez Benacquisto Berman Gruters Rouson Book Harrell Simmons Bracy Hooper Simpson Bradley Hutson Stargel Brandes Lee Stewart Braynon Mayfield Taddeo BroxsonMontford Thurston Cruz Passidomo Torres Wright Diaz Perry

Nays—None

Vote after roll call:

Yea—Mr. President

By direction of the President, there being no objection, the Senate proceeded to—

SPECIAL ORDER CALENDAR, continued

The Senate resumed consideration of-

HB 1135—A bill to be entitled An act relating to license plates; amending s. 320.06, F.S.; authorizing election of a permanent registration period for certain vehicles if certain conditions are met; providing an exception to the design of dealer license plates; requiring the Department of Highway Safety and Motor Vehicles to conduct a pilot program regarding digital license plates; amending s. 320.0657, F.S.; providing an exception to the design of fleet license plates; authorizing fleet companies to purchase specialty license plates in lieu of standard fleet license plates; requiring fleet companies to be responsible for certain costs; amending s. 320.08, F.S.; authorizing dealers to purchase specialty license plates in lieu of standard dealer license plates; requiring dealers to be responsible for certain costs; amending s. 320.08053, F.S.; revising presale requirements for issuance of a specialty license plate; amending s. 320.08056, F.S.; allowing the department to authorize dealer and fleet specialty license plates; providing requirements for such plates; deleting provisions relating to annual use fees for certain specialty license plates; revising provisions for discontinuing issuance of a specialty license plate; revising provisions relating to expenditure of annual use fees and interest earned therefrom; prohibiting annual use fees received by any entity from being used for certain purposes; requiring the department, in cooperation with independent colleges and universities, to create a standard template specialty license plate for each independent college or university for use in lieu of certain specialty license plates; providing for distribution and use of annual use fees collected from the sale of the plates; providing requirements for meeting the license plate sales threshold and determining the license plate limit; requiring standard template specialty license plates to be ordered from the department; requiring certain organizations to establish endowments based in this state for providing scholarships to Florida residents and to provide documentation of consent to use certain images; providing requirements for issuance of presale vouchers for out-of-state college or university license plates; amending s. 320.08058, F.S.; revising the design of and distribution of proceeds from the Special Olympics Florida specialty license plate; deleting certain specialty license plates; revising the distribution of annual use fees for certain specialty license plates; directing the department to develop certain specialty license plates; providing for distribution and use of fees collected from the sale of the plates; amending s. 320.08062, F.S.; directing the department to audit certain organizations that receive funds from the sale of specialty license plates; amending s. 320.08068, F.S.; requiring distribution of a specified percentage of motorcycle specialty license plate annual use fees to Preserve Vision Florida; amending s. 320.0807, F.S.; deleting provisions relating to special license plates for certain federal and state legislators; creating s. 320.0875, F.S.; providing for a special motorcycle license plate to be issued to a recipient of the Purple Heart; providing requirements for the plate; amending s. 320.089, F.S.; providing for a special license plate to be issued to a recipient of the Bronze Star; providing for the design and issuance of special veteran's motorcycle license plates; amending s. 320.0891, F.S.; revising eligibility requirements for the U.S. Paratroopers license plate; amending s. 320.0894, F.S.; revising requirements for eligibility for and issuance of the Gold Star license plate; providing contingent effective dates.

—which was previously considered March 11 with pending Amendment 1 (464008) by Senator Bean and pending Amendment 1B (409002) by Senator Thurston. Amendment 1B (409002) was withdrawn.

THE PRESIDENT PRESIDING

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

Senator Thurston moved the following amendment to **Amendment 1** (464008) which was adopted:

Amendment 1C (746424)—Delete lines 1104-1121 and insert:

(101) DIVINE NINE LICENSE PLATES.—

- (a) The department shall develop a Divine Nine license plate as provided in this section and s. 320.08053 using a standard template and a unique logo, graphic, or color for each of the organizations listed in sub-subparagraphs (b)2.a.-i. The plate must bear the colors and design approved by the department, and must include the official logo, graphic, or color as appropriate for each organization. The word "Florida" must appear at the top of the plate, and the words "Divine Nine" must appear at the bottom of the plate.
- (b) The annual use fees from the sale of the plate shall be distributed as follows:
- 1. Five percent of the proceeds shall be distributed to the United Negro College Fund, Inc., for college scholarships for Florida residents attending Florida's historically black colleges and universities.
- 2. The remaining 95 percent of the proceeds shall be distributed to one of the following organizations as selected by the purchaser of the plate who shall receive a license plate with the logo, graphic, or color associated with the appropriate recipient organization:
 - a. Alpha Phi Alpha Fraternity, Inc.

- (I) Eighty-five percent shall be distributed to the Florida Federation of Alpha Chapters, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Florida Federation of Alpha Chapters, Inc., solely for the marketing of the plate.
 - b. Alpha Kappa Alpha Sorority, Inc.
- (I) Eighty-five percent shall be distributed to the Alpha Kappa Alpha Educational Advancement Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Alpha Kappa Alpha Educational Advancement Foundation, Inc., solely for the marketing of the plate.
 - c. Kappa Alpha Psi Fraternity, Inc.
- (I) Eighty-five percent shall be distributed to the Southern Province of Kappa Alpha Psi Fraternity, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Southern Province of Kappa Alpha Psi Fraternity, Inc., solely for the marketing of the plate.
 - d. Omega Psi Phi Fraternity, Inc.
- (I) Eighty-five percent shall be distributed to the State of Florida Omega Friendship Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the State of Florida Omega Friendship Foundation, Inc., solely for the marketing of the plate.
 - $e. \quad Delta\ Sigma\ Theta\ Sorority,\ Inc.$
- (I) Eighty-five percent shall be distributed to the Delta Research and Educational Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Delta Research and Educational Foundation, Inc., solely for the marketing of the plate.
 - f. Phi Beta Sigma Fraternity, Inc.
- (I) Eighty-five percent shall be distributed to the TMB Charitable Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the TMB Charitable Foundation, Inc., solely for the marketing of the plate.
 - g. Zeta Phi Beta Sorority, Inc.
- (I) Eighty-five percent shall be distributed to the Florida Pearls, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Florida Pearls, Inc., solely for the marketing of the plate.
 - h. Sigma Gamma Rho Sorority, Inc.
- (I) Eighty-five percent shall be distributed to the Sigma Gamma Rho Sorority National Education Fund, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the Sigma Gamma Rho Sorority National Education Fund, Inc., solely for the marketing of the plate.
 - i. Iota Phi Theta Fraternity, Inc.

- (I) Eighty-five percent shall be distributed to the National Iota Foundation, Inc., to promote community awareness and action through educational, economic, and cultural service activities within this state.
- (II) Ten percent shall be distributed to the National Iota Foundation, Inc., solely for the marketing of the plate.

License plates created pursuant to this subsection shall have their plate sales combined for the purpose of meeting the minimum license plate sales threshold in s. 320.08056(8)(a) and for determining the license plate limit in s. 320.08053(3)(b). License plates created pursuant to this subsection must be ordered directly from the department.

Amendment 1 (464008), as amended, was adopted.

On motion by Senator Bean, by two-thirds vote, **HB 1135**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Diaz	Pizzo
Albritton	Farmer	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bracy	Hutson	Stargel
Bradley	Lee	Stewart
Brandes	Mayfield	Taddeo
Braynon	Montford	Thurston
Broxson	Passidomo	Torres
Cruz	Perry	Wright

Nays-None

Vote after roll call:

Yea—Flores

CS for CS for SB 414—A bill to be entitled An act relating to fees; amending s. 320.08056, F.S.; creating a uniform annual use fee collected for a specialty license plate unless otherwise specified; adding annual use fees for certain specialty license plates; providing a contingent effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 414**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 387** was withdrawn from the Committees on Infrastructure and Security; and Appropriations.

On motion by Senator Bean, the rules were waived and-

CS for HB 387—A bill to be entitled An act relating to license plate fees; amending s. 320.08056, F.S.; providing for collection of a uniform annual use fee for a specialty license plate unless otherwise specified; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 414 and read the second time by title.

On motion by Senator Bean, by two-thirds vote, **CS for HB 387** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Book	Cruz
Albritton	Bracy	Diaz
Baxley	Bradley	Farmer
Bean	Brandes	Gainer
Benacquisto	Braynon	Gibson
Berman	Broxson	Gruters

Harrell	Perry	Simpson
Hooper	Pizzo	Stargel
Hutson	Powell	Stewart
Lee	Rader	Taddeo
Mayfield	Rodriguez	Thurston
Montford	Rouson	Torres
Passidomo	Simmons	Wright

Nays-None

Vote after roll call:

Yea-Flores

On motion by Senator Simmons, the Senate resumed consideration of—

HB 641—A bill to be entitled An act relating to articulated acceleration mechanisms in education; amending s. 1007.27, F.S.; removing a limitation on the number of semester credit hours a student may be awarded in certain programs; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; providing an effective date.

-which was previously considered March 11.

Senator Simmons moved the following amendment:

Amendment 1 (534296) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsections (7) and (8) of section 1007.27, Florida Statutes, are amended to read:

1007.27 Articulated acceleration mechanisms.—

- (7) The International Baccalaureate Program shall be the curriculum in which eligible secondary students are enrolled in a program of studies offered through the International Baccalaureate Program administered by the International Baccalaureate Office. The State Board of Education and the Board of Governors shall specify in the statewide articulation agreement required by s. 1007.23(1) the cutoff scores and International Baccalaureate Examinations which will be used to grant postsecondary credit at Florida College System institutions and universities. Any changes to the articulation agreement, which have the effect of raising the required cutoff score or of changing the International Baccalaureate Examinations which will be used to grant postsecondary credit, shall only apply to students taking International Baccalaureate Examinations after such changes are adopted by the State Board of Education and the Board of Governors. Students shall be awarded a maximum of 30 semester credit hours pursuant to this subsection. The specific course for which a student may receive such credit shall be specified in the statewide articulation agreement required by s. 1007.23(1). Students enrolled pursuant to this subsection shall be exempt from the payment of any fees for administration of the examinations regardless of whether or not the student achieves a passing score on the examination.
- The Advanced International Certificate of Education Program and the International General Certificate of Secondary Education (pre-AICE) Program shall be the curricula in which eligible secondary students are enrolled in programs of study offered through the Advanced International Certificate of Education Program or the International General Certificate of Secondary Education (pre-AICE) Program administered by the University of Cambridge Local Examinations Syndicate. The State Board of Education and the Board of Governors shall specify in the statewide articulation agreement required by s. 1007.23(1) the cutoff scores and Advanced International Certificate of Education examinations which will be used to grant postsecondary credit at Florida College System institutions and universities. Any changes to the cutoff scores, which changes have the effect of raising the required cutoff score or of changing the Advanced International Certification of Education examinations which will be used to grant postsecondary credit, shall apply to students taking Advanced International Certificate of Education examinations after such changes are adopted

by the State Board of Education and the Board of Governors. Students shall be awarded a maximum of 30 semester credit hours pursuant to this subsection. The specific course for which a student may receive such credit shall be determined by the Florida College System institution or university that accepts the student for admission. Students enrolled in either program of study pursuant to this subsection shall be exempt from the payment of any fees for administration of the examinations regardless of whether the student achieves a passing score on the examination.

- Section 2. Paragraph (n) of subsection (1), and subsections (11) and (18) of section 1011.62, Florida Statutes, are amended 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 IN-CLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
- (n) Calculation of additional full-time equivalent membership based on college board advanced placement scores of students and earning college board advanced placement capstone diplomas.—A value of 0.16 full-time equivalent student membership shall be calculated for each student in each advanced placement course who receives a score of 3 or higher on the College Board Advanced Placement Examination for the prior year and added to the total full-time equivalent student membership in basic programs for grades 9 through 12 in the subsequent fiscal year. A value of 0.3 full-time equivalent student membership shall be calculated for each student who receives a College Board Advanced Placement Capstone Diploma and meets the requirements for a standard high school diploma under s. 1003.4282. Such value shall be added to the total full-time equivalent student membership in basic programs for grades 9 through 12 in the subsequent fiscal year. Each district must allocate at least 80 percent of the funds provided to the district for advanced placement instruction, in accordance with this paragraph, to the high school that generates the funds. The school district shall distribute to each classroom teacher who provided advanced placement instruction:
- 1. A bonus in the amount of \$50 for each student taught by the Advanced Placement teacher in each advanced placement course who receives a score of 3 or higher on the College Board Advanced Placement Examination.
- 2. An additional bonus of \$500 to each Advanced Placement teacher in a school designated with a grade of "D" or "F" who has at least one student scoring 3 or higher on the College Board Advanced Placement Examination, regardless of the number of classes taught or of the number of students scoring a 3 or higher on the College Board Advanced Placement Examination

Bonuses awarded under this paragraph shall be in addition to any regular wage or other bonus the teacher received or is scheduled to receive. For such courses, the teacher shall earn an additional bonus of \$50 for each student who has a qualifying score.

(11) VIRTUAL EDUCATION CONTRIBUTION.—The Legislature may annually provide in the Florida Education Finance Program a virtual education contribution. The amount of the virtual education contribution shall be the difference between the amount per FTE established in the General Appropriations Act for virtual education and the amount per FTE for each district and the Florida Virtual School, which may be calculated by taking the sum of the base FEFP allocation, the discretionary local effort, the state-funded discretionary contribution, the discretionary millage compression supplement, the researchbased reading instruction allocation, the teacher salary increase allocation best and brightest teacher and principal allocation, and the instructional materials allocation, and then dividing by the total unweighted FTE. This difference shall be multiplied by the virtual education unweighted FTE for programs and options identified in s. 1002.455 and the Florida Virtual School and its franchises to equal the virtual education contribution and shall be included as a separate allocation in the funding formula.

- (18) TEACHER SALARY INCREASE ALLOCATION.—The Legislature may annually provide in the Florida Education Finance Program a teacher salary increase allocation to assist school districts in their recruitment and retention of classroom teachers and other instructional personnel. The amount of the allocation shall be specified in the General Appropriations Act.
- (a) Each school district shall receive an allocation based on the school district's proportionate share of the base FEFP allocation. Each school district shall provide each charter school within its district its proportionate share calculated pursuant to s. 1002.33(17)(b).
 - (b) Allocation funds are restricted in use as follows:
- 1. Each school district and charter school shall use its share of the allocation to increase the minimum base salary for full-time classroom teachers, as defined in s. 1012.01(2)(a), plus certified prekindergarten teachers funded in the Florida Education Finance Program, as specified in the General Appropriations Act, or to the maximum amount achievable based on the allocation. The term "minimum base salary" means the annual base salary reported on the salary schedule for a full-time classroom teacher with zero years of classroom teaching experience. This subparagraph does not apply to substitute teachers.
- 2. In addition, each school district shall use its share of the allocation to provide salary increases, as funding permits, for the following personnel:
- a. Full-time classroom teachers, as defined in s. 1012.01(2)(a), plus certified prekindergarten teachers funded in the Florida Education Finance Program, who did not receive an increase or who received an increase of less than two percent under subparagraph 1. or as specified in the General Appropriations Act. This subparagraph does not apply to substitute teachers.
- b. Other full-time instructional personnel as defined in s. 1012.01(2)(b)-(d).
- 3. A school district or charter school shall not reduce the minimum base salary achieved for classroom teachers provided under subparagraph 1. or the salary increases provided under subparagraph 2. in any subsequent fiscal year, unless specifically authorized in the General Appropriations Act.
- (c) Before distributing allocation funds received pursuant to paragraph (a), each school district and each charter school shall develop a salary distribution plan that clearly delineates the planned distribution of funds pursuant to paragraph (b) in accordance with modified salary schedules, as necessary, for the implementation of this subsection.
- 1. Each school district superintendent and each charter school administrator must submit its proposed salary distribution plan to the district school board or the charter school governing body, as appropriate, for approval.
- 2. Each school district shall submit the approved district salary distribution plan, along with the approved salary distribution plan for each charter school in the district, to the department by October 1 of each fiscal year.
 - (d) In a format specified by the department, provide as follows:
- 1. By December 1, each school district shall provide a preliminary report to the department that includes a detailed summary explaining the school district's planned expenditure of the entire allocation for the district received pursuant to paragraph (a), the amount of the increase to the minimum base salary for classroom teachers pursuant to paragraph (b), and the school district's salary schedule for the prior fiscal year and the fiscal year in which the base salary is increased. Each charter school governing board shall submit the information required under this subparagraph to the district school board for inclusion in the school district's preliminary report to the department.
- 2. By February 1, the department shall submit to the Governor, President of the Senate, and the Speaker of the House, a statewide report on the planned expenditure of the teacher salary increase allocation, which includes the detailed summary provided by each school district and charter school.

(e) Although district school boards and charter school governing boards are not precluded from bargaining over wages, the teacher salary increase allocation must be used solely to comply with the requirements of this section. A district school board or charter school governing board that is unable to meet the reporting requirements specified in paragraphs (c) or (d) due to a collective bargaining impasse must provide written notification to department or district school board, as applicable, detailing the reasons for the impasse with a proposed timeline and details for a resolution.

THE FLORIDA BEST AND BRIGHTEST TEACHER AND PRINCIPAL ALLOCATION.

(a) The Florida Best and Brightest Teacher and Principal Allocation is created to recruit, retain, and recognize classroom teachers and instructional personnel who meet the criteria established in s. 1012.731 and reward principals who meet the criteria established in s. 1012.732. Subject to annual appropriation, each school district shall receive an allocation based on the district's proportionate share of FEFP base funding. The Legislature may specify a minimum allocation for all districts in the General Appropriations Act.

- (b) From the allocation, each district shall provide the following:
- 1. A one-time recruitment award, as provided in s. 1012.731(3)(a);
- 2. A retention award, as provided in s. 1012.731(3)(b); and
- 3. A recognition award, as provided in s. 1012.731(3)(e) from the remaining balance of the appropriation after the payment of all other awards authorized under ss. 1012.731 and 1012.732.
- (e)—From the allocation, each district shall provide eligible principals an award as provided in s. 1012.732(3).

If a district's calculated awards exceed the allocation, the district may prorate the awards.

- Section 3. Section 1012.731, Florida Statutes, is repealed.
- Section 4. Section 1012.732, Florida Statutes, is repealed.
- Section 5. Effective upon becoming law, subsection (5) is added to section 1006.33, Florida Statutes, to read:
 - 1006.33 Bids or proposals; advertisement and its contents.—
- (5) Notwithstanding the requirements of this section and rules adopted to implement this section, for the 2020 adoption cycle, the department may establish timeframes for the advertisement and submission of bids for instructional materials. This subsection expires July 1, 2022
- Section 6. Except as otherwise provided in this act and except for this section, which shall take effect upon becoming a law, this act shall take effect July 1, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to funds for the operation of schools; amending s. 1007.27, F.S.; removing a limitation on the number of semester credit hours a student may be awarded in certain programs; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; conforming provision to changes made by the act; creating the teacher salary increase allocation; providing that each school district shall receive the teacher salary allocation based on a certain calculation; providing restrictions on the use of funds from the teacher salary allocation; defining the term, "minimum base salary"; providing funding priority for certain instructional personnel; prohibiting a school district or charter school from

reducing the base minimum salary; providing an exception; providing that each school district and charter school must submit a proposed salary distribution plan for approval to the district school board or charter school governing body, as applicable; providing that each school district and charter school governing body shall submit a preliminary report of the distribution plans to the Department of Education by a certain date; requiring that final reports must be filed by a certain date; providing the department must submit a report that contains specified information to the Governor, the President of the Senate, and the Speaker of the House of Representatives by a certain date; requiring a district school board or a charter school governing board that is unable to meet reporting requirements to provide written notification to the department or a district school board, as applicable, and requiring the notification to include specified information; deleting the Florida Best and Brightest Allocation; repealing s. 1012.731, F.S., relating to the Florida Best and Brightest Teacher Program; repealing s. 1012.732, F.S.; relating to the Florida Best and Brightest Principal Program; amending s. 1006.33, F.S.; providing the department may establish timeframes for the advertisement and submission of bids for instructional materials for the 2020 adoption cycle; providing an expiration date; providing effective dates.

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

Senator Simmons offered the following substitute amendment which was moved by Senator Stargel:

Substitute Amendment 2 (183008) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsections (7) and (8) of section 1007.27, Florida Statutes, are amended to read:

1007.27 Articulated acceleration mechanisms.—

- (7) The International Baccalaureate Program shall be the curriculum in which eligible secondary students are enrolled in a program of studies offered through the International Baccalaureate Program administered by the International Baccalaureate Office. The State Board of Education and the Board of Governors shall specify in the statewide articulation agreement required by s. 1007.23(1) the cutoff scores and International Baccalaureate Examinations which will be used to grant postsecondary credit at Florida College System institutions and universities. Any changes to the articulation agreement, which have the effect of raising the required cutoff score or of changing the International Baccalaureate Examinations which will be used to grant postsecondary credit, shall only apply to students taking International Baccalaureate Examinations after such changes are adopted by the State Board of Education and the Board of Governors. Students shall be awarded a maximum of 30 semester credit hours pursuant to this subsection. The specific course for which a student may receive such credit shall be specified in the statewide articulation agreement required by s. 1007.23(1). Students enrolled pursuant to this subsection shall be exempt from the payment of any fees for administration of the examinations regardless of whether or not the student achieves a passing score on the examination.
- (8) The Advanced International Certificate of Education Program and the International General Certificate of Secondary Education (pre-AICE) Program shall be the curricula in which eligible secondary students are enrolled in programs of study offered through the Advanced International Certificate of Education Program or the International General Certificate of Secondary Education (pre-AICE) Program administered by the University of Cambridge Local Examinations Syndicate. The State Board of Education and the Board of Governors shall specify in the statewide articulation agreement required by s. 1007.23(1) the cutoff scores and Advanced International Certificate of Education examinations which will be used to grant postsecondary credit at Florida College System institutions and universities. Any changes to the cutoff scores, which changes have the effect of raising the required cutoff score or of changing the Advanced International Certification of Education examinations which will be used to grant postsecondary credit, shall apply to students taking Advanced International Certificate of Education examinations after such changes are adopted by the State Board of Education and the Board of Governors. Students shall be awarded a maximum of 30 semester credit hours pursuant to this subsection. The specific course for which a student may receive

such credit shall be determined by the Florida College System institution or university that accepts the student for admission. Students enrolled in either program of study pursuant to this subsection shall be exempt from the payment of any fees for administration of the examinations regardless of whether the student achieves a passing score on the examination.

- Section 2. Paragraph (n) of subsection (1), and subsections (11) and (18) of section 1011.62, Florida Statutes, are amended 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 IN-CLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
- (n) Calculation of additional full-time equivalent membership based on college board advanced placement scores of students and earning college board advanced placement capstone diplomas.—A value of 0.16 full-time equivalent student membership shall be calculated for each student in each advanced placement course who receives a score of 3 or higher on the College Board Advanced Placement Examination for the prior year and added to the total full-time equivalent student membership in basic programs for grades 9 through 12 in the subsequent fiscal year. A value of 0.3 full-time equivalent student membership shall be calculated for each student who receives a College Board Advanced Placement Capstone Diploma and meets the requirements for a standard high school diploma under s. 1003.4282. Such value shall be added to the total full-time equivalent student membership in basic programs for grades 9 through 12 in the subsequent fiscal year. Each district must allocate at least 80 percent of the funds provided to the district for advanced placement instruction, in accordance with this paragraph, to the high school that generates the funds. The school district shall distribute to each classroom teacher who provided advanced placement instruction:
- 1. A bonus in the amount of \$50 for each student taught by the Advanced Placement teacher in each advanced placement course who receives a score of 3 or higher on the College Board Advanced Placement Examination.
- 2. An additional bonus of \$500 to each Advanced Placement teacher in a school designated with a grade of "D" or "F" who has at least one student scoring 3 or higher on the College Board Advanced Placement Examination, regardless of the number of classes taught or of the number of students scoring a 3 or higher on the College Board Advanced Placement Examination.

Bonuses awarded under this paragraph shall be in addition to any regular wage or other bonus the teacher received or is scheduled to receive. For such courses, the teacher shall earn an additional bonus of \$50 for each student who has a qualifying score.

- (11) VIRTUAL EDUCATION CONTRIBUTION.—The Legislature may annually provide in the Florida Education Finance Program a virtual education contribution. The amount of the virtual education contribution shall be the difference between the amount per FTE established in the General Appropriations Act for virtual education and the amount per FTE for each district and the Florida Virtual School, which may be calculated by taking the sum of the base FEFP allocation, the discretionary local effort, the state-funded discretionary contribution, the discretionary millage compression supplement, the researchbased reading instruction allocation, the teacher salary increase allocation best and brightest teacher and principal allocation, and the instructional materials allocation, and then dividing by the total unweighted FTE. This difference shall be multiplied by the virtual education unweighted FTE for programs and options identified in s. 1002.455 and the Florida Virtual School and its franchises to equal the virtual education contribution and shall be included as a separate allocation in the funding formula.
- (18) TEACHER SALARY INCREASE ALLOCATION.—The Legislature may annually provide in the Florida Education Finance Program

- a teacher salary increase allocation to assist school districts in their recruitment and retention of classroom teachers and other instructional personnel. The amount of the allocation shall be specified in the General Appropriations Act.
- (a) Each school district shall receive an allocation based on the school district's proportionate share of the base FEFP allocation. Each school district shall provide each charter school within its district its proportionate share calculated pursuant to s. 1002.33(17)(b).
 - (b) Allocation funds are restricted in use as follows:
- 1. Each school district and charter school shall use its share of the allocation to increase the minimum base salary for full-time classroom teachers, as defined in s. 1012.01(2)(a), plus certified prekindergarten teachers funded in the Florida Education Finance Program, to at least \$47,500, or to the maximum amount achievable based on the allocation and as specified in the General Appropriations Act. The term "minimum base salary" means the lowest annual base salary reported on the salary schedule for a full-time classroom teacher. No full-time classroom teacher shall receive a salary less than the minimum base salary as adjusted by this subparagraph. This subparagraph does not apply to substitute teachers.
- 2. In addition, each school district shall use its share of the allocation to provide salary increases, as funding permits, for the following personnel:
- a. Full-time classroom teachers, as defined in s. 1012.01(2)(a), plus certified prekindergarten teachers funded in the Florida Education Finance Program, who did not receive an increase or who received an increase of less than two percent under subparagraph 1. or as specified in the General Appropriations Act. This subparagraph does not apply to substitute teachers.
- b. Other full-time instructional personnel as defined in s. 1012.01(2)(b)-(d).
- 3. A school district or charter school may use funds available after the requirements of subparagraph 1. are met to provide salary increases pursuant to subparagraph 2.
- 4. A school district or charter school shall maintain the minimum base salary achieved for classroom teachers provided under subparagraph 1. and may not reduce the salary increases provided under subparagraph 2. in any subsequent fiscal year, unless specifically authorized in the General Appropriations Act.
- (c) Before distributing allocation funds received pursuant to paragraph (a), each school district and each charter school shall develop a salary distribution plan that clearly delineates the planned distribution of funds pursuant to paragraph (b) in accordance with modified salary schedules, as necessary, for the implementation of this subsection.
- 1. Each school district superintendent and each charter school administrator must submit its proposed salary distribution plan to the district school board or the charter school governing body, as appropriate, for approval.
- 2. Each school district shall submit the approved district salary distribution plan, along with the approved salary distribution plan for each charter school in the district, to the department by October 1 of each fiscal year.
 - (d) In a format specified by the department, provide as follows:
- 1. By December 1, each school district shall provide a preliminary report to the department that includes a detailed summary explaining the school district's planned expenditure of the entire allocation for the district received pursuant to paragraph (a), the amount of the increase to the minimum base salary for classroom teachers pursuant to paragraph (b), and the school district's salary schedule for the prior fiscal year and the fiscal year in which the base salary is increased. Each charter school governing board shall submit the information required under this subparagraph to the district school board for inclusion in the school district's preliminary report to the department.
- 2. By February 1, the department shall submit to the Governor, President of the Senate, and the Speaker of the House, a statewide report

on the planned expenditure of the teacher salary increase allocation, which includes the detailed summary provided by each school district and charter school.

- 3. By August 1, each school district shall provide a final report to the department with the information required in subparagraph 1. for the prior fiscal year. Each charter school governing board shall submit the information required under this subparagraph to the district school board for inclusion in the school district's final report to the department.
- (e) Although district school boards and charter school governing boards are not precluded from bargaining over wages, the teacher salary increase allocation must be used solely to comply with the requirements of this section. A district school board or charter school governing board that is unable to meet the reporting requirements specified in paragraphs (c) or (d) due to a collective bargaining impasse must provide written notification to department or district school board, as applicable, detailing the reasons for the impasse with a proposed timeline and details for a resolution.
- (f) Notwithstanding any other provision of law, funds allocated under this subsection shall not be included in the calculated amount for any scholarship awarded under chapter 1002.

THE FLORIDA BEST AND BRIGHTEST TEACHER AND PRINCIPAL ALLOCATION.

- (a) The Florida Best and Brightest Teacher and Principal Allocation is created to recruit, retain, and recognize classroom teachers and instructional personnel who meet the criteria established in s. 1012.731 and reward principals who meet the criteria established in s. 1012.732. Subject to annual appropriation, each school district shall receive an allocation based on the district's proportionate share of FEFP base funding. The Legislature may specify a minimum allocation for all districts in the General Appropriations Act.
 - (b) From the allocation, each district shall provide the following:
 - 1. A one time recruitment award, as provided in s. 1012.731(3)(a);
 - 2. A retention award, as provided in s. 1012.731(3)(b); and
- 3. A recognition award, as provided in s. 1012.731(3)(e) from the remaining balance of the appropriation after the payment of all other awards authorized under ss. 1012.731 and 1012.732.
- (e) From the allocation, each district shall provide eligible principals an award as provided in s. 1012.732(3).

If a district's calculated awards exceed the allocation, the district may prorate the awards.

- Section 3. Section 1012.731, Florida Statutes, is repealed.
- Section 4. Section 1012.732, Florida Statutes, is repealed.
- Section 5. Effective upon becoming law, subsection (5) is added to section 1006.33, Florida Statutes, to read:
 - 1006.33 Bids or proposals; advertisement and its contents.—
- (5) Notwithstanding the requirements of this section and rules adopted to implement this section, for the 2020 adoption cycle, the department may establish timeframes for the advertisement and submission of bids for instructional materials. This subsection expires July 1, 2022.
- Section 6. Except as otherwise provided in this act and except for this section, which shall take effect upon becoming a law, this act shall take effect July 1, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to funds for the operation of schools; amending s. 1007.27, F.S.; removing a limitation on the number of semester credit hours a student may be awarded in certain programs; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for

students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; conforming provision to changes made by the act; creating the teacher salary increase allocation; providing that each school district shall receive the teacher salary allocation based on a certain calculation; providing restrictions on the use of funds from the teacher salary allocation; defining the term, "minimum base salary"; providing funding priority for certain instructional personnel; prohibiting a school district or charter school from reducing the base minimum salary; providing an exception; providing that each school district and charter school must submit a proposed salary distribution plan for approval to the district school board or charter school governing body, as applicable; providing that each school district and charter school governing body shall submit a preliminary report of the distribution plans to the Department of Education by a certain date; requiring that final reports must be filed by a certain date; providing the department must submit a report that contains specified information to the Governor, the President of the Senate, and the Speaker of the House of Representatives by a certain date; requiring a district school board or a charter school governing board that is unable to meet reporting requirements to provide written notification to the department or a district school board, as applicable, and requiring the notification to include specified information; prohibiting funds from being included in the calculated amount for specified scholarships; deleting the Florida Best and Brightest Allocation; repealing s. 1012.731, F.S., relating to the Florida Best and Brightest Teacher Program; repealing s. 1012.732, F.S., relating to the Florida Best and Brightest Principal Program; amending s. 1006.33, F.S.; providing the department may establish timeframes for the advertisement and submission of bids for instructional materials for the 2020 adoption cycle; providing an expiration date; providing effective dates.

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

Senator Montford moved the following amendment to **Substitute Amendment 2 (183008)** which was adopted:

Amendment 2A (679870) (with directory and title amendments)—Between lines 109 and 110 insert:

- (o) Calculation of additional full-time equivalent membership based on successful completion of a career-themed course pursuant to ss. 1003.491, 1003.492, and 1003.493, or courses with embedded CAPE industry certifications or CAPE Digital Tool certificates, and issuance of industry certification identified on the CAPE Industry Certification Funding List pursuant to rules adopted by the State Board of Education or CAPE Digital Tool certificates pursuant to s. 1003.4203.—
- 1.a. A value of 0.025 full-time equivalent student membership shall be calculated for CAPE Digital Tool certificates earned by students in elementary and middle school grades.
- A value of 0.1 or 0.2 full-time equivalent student membership shall be calculated for each student who completes a course as defined in s. 1003.493(1)(b) or courses with embedded CAPE industry certifications and who is issued an industry certification identified annually on the CAPE Industry Certification Funding List approved under rules adopted by the State Board of Education. A value of 0.2 full-time equivalent membership shall be calculated for each student who is issued a CAPE industry certification that has a statewide articulation agreement for college credit approved by the State Board of Education. For CAPE industry certifications that do not articulate for college credit, the Department of Education shall assign a full-time equivalent value of 0.1 for each certification. Middle grades students who earn additional FTE membership for a CAPE Digital Tool certificate pursuant to sub-subparagraph a. may not use the previously funded examination to satisfy the requirements for earning an industry certification under this sub-subparagraph. Additional FTE membership for an elementary or middle grades student may not exceed 0.1 for certificates or certifications earned within the same fiscal year. The State Board of Education shall include the assigned values on the CAPE Industry Certification Funding List under rules adopted by the state board. Such value shall be added to the total full-time equivalent student membership for grades 6 through 12 in the subsequent year. CAPE industry certifications earned through dual enrollment must be reported and funded pursuant to s. 1011.80. However, if a student earns a certification through a dual enrollment course and the certification is not a fundable certification on the postsecondary certification funding

list, or the dual enrollment certification is earned as a result of an agreement between a school district and a nonpublic postsecondary institution, the bonus value shall be funded in the same manner as other nondual enrollment course industry certifications. In such cases, the school district may provide for an agreement between the high school and the technical center, or the school district and the postsecondary institution may enter into an agreement for equitable distribution of the bonus funds.

- c. A value of 0.3 full-time equivalent student membership shall be calculated for student completion of the courses and the embedded certifications identified on the CAPE Industry Certification Funding List and approved by the commissioner pursuant to ss. 1003.4203(5)(a) and 1008.44.
- d. A value of 0.5 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 15 to 29 college credit hours, and 1.0 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 30 or more college credit hours pursuant to CAPE Acceleration Industry Certifications approved by the commissioner pursuant to ss. 1003.4203(5)(b) and 1008.44.
- 2. Each district must allocate at least 80 percent of the funds provided for CAPE industry certification, in accordance with this paragraph, to the program that generated the funds. This allocation may not be used to supplant funds provided for basic operation of the program.
- 3. For CAPE industry certifications earned in the 2013-2014 school year and in subsequent years, the school district shall distribute to each classroom teacher who provided direct instruction toward the attainment of a CAPE industry certification that qualified for additional full-time equivalent membership under subparagraph 1.:
- a. A bonus of \$25 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.1.
- b. A bonus of \$50 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.2.
- c. A bonus of \$75 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.3.
- d. A bonus of \$100 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.5 or 1.0.

Bonuses awarded pursuant to this paragraph shall be provided to teachers who are employed by the district in the year in which the additional FTE membership calculation is included in the calculation. Bonuses shall be calculated based upon the associated weight of a CAPE industry certification on the CAPE Industry Certification Funding List for the year in which the certification is earned by the student. Any bonus awarded to a teacher pursuant to this paragraph is in addition to any regular wage or other bonus the teacher received or is scheduled to receive. A bonus may not be awarded to a teacher who fails to maintain the security of any CAPE industry certification examination or who otherwise violates the security or administration protocol of any assessment instrument that may result in a bonus being awarded to the teacher under this paragraph. Notwithstanding ss. 1008.34 and 1008.44(1)(a), the 2020-2021 CAPE Industry Certification Funding List shall not be used to calculate school district bonus funding pursuant to s. 1011.62(1)(o) or school grades pursuant to s. 1008.34, and the 2019-2020 CAPE Industry Certification List shall remain in effect until July 1,

And the directory clause is amended as follows:

Delete line 60 and insert:

Section 2. Paragraphs (n) and (o) of subsection (1), and subsections

And the title is amended as follows:

Delete line 279 and insert: beginning in a specified fiscal year; prohibiting the use of the 2020-2021 CAPE Industry Certification List to calculate school district bonus funding or school grades; requiring the 2019-2020 CAPE Industry Certification List to remain in effect until a certain date; conforming a

Substitute Amendment 2 (183008), as amended, was adopted.

Pursuant to Rule 4.19, **HB 641**, as amended, was placed on the calendar of Bills on Third Reading.

CS for SB 302—A bill to be entitled An act relating to adoption records; amending s. 63.162, F.S.; providing that the name and identity of a birth parent, an adoptive parent, and an adoptee may be disclosed from adoption records without a court order under certain circumstances; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 302**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 89** was withdrawn from the Committees on Children, Families, and Elder Affairs; Judiciary; and Rules

On motion by Senator Rader-

CS for HB 89—A bill to be entitled An act relating to adoption records; amending s. 63.162, F.S.; providing that the name and identity of a birth parent, an adoptive parent, and an adoptee may be disclosed from adoption records without a court order under certain circumstances; providing an effective date.

—a companion measure, was substituted for **CS for SB 302** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 89** was placed on the calendar of Bills on Third Reading.

 ${f CS}$ for ${f SB}$ 774—A bill to be entitled An act relating to public records and public meetings; creating s. 1004.098, F.S.; providing an exemption from public records requirements for any personal identifying information of an applicant for president of a state university or Florida College System institution; specifying that personal identifying information of applicants who comprise a final group of applicants is no longer confidential and exempt at a time certain; providing an exemption from public meeting requirements for any portion of a meeting held for the purpose of identifying or vetting applicants for president of a state university or Florida College System institution, including any portion of a meeting that would disclose identifying information of such applicants; requiring a recording to be made of any portion of a closed meeting; providing that no portion of a closed meeting may be held off the record; providing that the recording of any closed portion of a meeting is exempt from public record requirements; specifying that certain meetings are not exempt from public meeting requirements; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 774**, pursuant to Rule 3.11(3), there being no objection, **HB 7081** was withdrawn from the Committees on Education; Governmental Oversight and Accountability; and Rules.

On motion by Senator Diaz-

HB 7081—A bill to be entitled An act relating to public records and public meetings; creating s. 1004.098, F.S.; providing an exemption from public records requirements for any personal identifying information of an applicant for president of a state university or Florida College System institution; specifying that personal identifying information of applicants who comprise a final group of applicants is no longer confidential and exempt at a time certain; providing an exemption from public meeting requirements for any portion of a meeting held for the purpose of identifying or vetting applicants for president of a

state university or Florida College System institution, including any portion of a meeting that would disclose identifying information of such applicants; requiring a recording to be made of any portion of a closed meeting and providing that no portion of a closed meeting may be held off the record; providing that the recording of any closed portion of a meeting is exempt from public record requirements; specifying that certain meetings are not exempt from public meeting requirements; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing an effective date.

—a companion measure, was substituted for ${\bf CS}$ for ${\bf SB}$ 774 and read the second time by title.

Senator Taddeo moved the following amendment which was adopted:

Amendment 1 (732884) (with title amendment)—Delete lines 31-105 and insert:

1004.098 Applicants for president of a state university; public records exemption; public meetings exemption.

- (1)(a) Any personal identifying information of an applicant for president of a state university is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
- (b) The personal identifying information of applicants who comprise a final group of applicants for president of a state university is no longer confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution at least 21 days before the date of a meeting at which an interview will be conducted or at which final action or a vote is to be taken on the employment of the applicants.
- (2)(a) Any portion of a meeting held for the purpose of identifying or vetting applicants for president of a state university, including any portion of a meeting that would disclose personal identifying information of such applicants, is exempt from s. 286.011 and s. 24(b), Art. I of the State Constitution.
- (b) A complete recording must be made of any portion of a meeting that is closed pursuant to paragraph (a), and any closed portion of such meeting may not be held off the record. The recording of the closed portion of a meeting is exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
- (c) The public meeting exemption provided in paragraph (a) does not apply to:
- 1. Any portion of a meeting held for the purpose of establishing qualifications of potential applicants or establishing any compensation framework to be offered to potential applicants for president of a state university.
- 2. Any meeting held after a final group of applicants for president of a state university has been established at which an interview is conducted or at which final action or a vote is to be taken on the employment of such applicants.
- (3) This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2025, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. The Legislature finds that it is a public necessity that any personal identifying information of an applicant for president of a state university be made confidential and exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Art. I of the State Constitution. The Legislature also finds that it is a public necessity that any portion of a meeting held for the purpose of identifying or vetting applicants for president of a state university, including any portion of a meeting that would disclose personal identifying information of such applicants, be made exempt from s. 286.011, Florida Statutes, and s. 24(b), Art. I of the State Constitution, and that the recording of such meeting be made exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Art. I of the State Constitution. The task of filling the position of president of a state university is often conducted by an executive search committee. Many, if not most, applicants for such a position are currently employed at another job at the time they apply and could jeopardize their current positions if it were to become known that they were seeking employment elsewhere. These exemptions from public records and public meeting requirements are needed to ensure that such a search committee can avail itself of the most experienced and desirable

pool of qualified applicants from which to fill the position of president of a state university. If potential applicants fear the possibility of losing their current jobs as a consequence of attempting to progress along their chosen career path or simply seeking different and more rewarding employment, failure to have these safeguards in place could have a chilling effect on the number and quality of applicants available to fill the position of president of a state university.

And the title is amended as follows:

Delete lines 6-14 and insert: of a state university; specifying that personal identifying information of applicants who comprise a final group of applicants is no longer confidential and exempt at a time certain; providing an exemption from public meeting requirements for any portion of a meeting held for the purpose of identifying or vetting applicants for president of a state university, including any portion of a meeting

Pursuant to Rule 4.19, **HB 7081**, as amended, was placed on the calendar of Bills on Third Reading.

CS for SB 916—A bill to be entitled An act relating to the Program of All-Inclusive Care for the Elderly; creating s. 430.84, F.S.; defining terms; authorizing the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to approve certain applicants to provide benefits pursuant to the Program of All-Inclusive Care for the Elderly (PACE); specifying requirements and procedures for the submission, publication, review, and initial approval of applications; requiring prospective PACE organizations that are granted initial approval to apply within a certain timeframe for federal approval; providing accountability requirements; exempting PACE organizations from certain requirements; authorizing the transfer of PACE approvals and the assignment of PACE contracts if certain conditions are met; specifying a requirement for future appropriations to approved transferees; providing construction; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 916**, pursuant to Rule 3.11(3), there being no objection, **HB 833** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Baxley—

HB 833—A bill to be entitled An act relating to the Program of All-Inclusive Care for the Elderly; creating s. 430.84, F.S.; providing definitions; authorizing the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to approve entities applying to deliver PACE services in the state; requiring notice of applications in the Florida Administrative Register; providing specified application requirements for such prospective PACE organizations; requiring existing PACE organizations to meet specified requirements under certain circumstances; requiring prospective PACE organizations to submit a complete application to the agency and the Centers for Medicare and Medicaid Services within a specified period; requiring that PACE organizations meet certain federal quality and performance standards; requiring the agency to oversee and monitor the PACE program and organizations; providing that a PACE organization is exempt from certain requirements; providing an effective date.

—a companion measure, was substituted for **CS for SB 916** and read the second time by title.

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

Senator Baxley moved the following amendment which was adopted:

Amendment 1 (249638) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 430.84, Florida Statutes, is created to read:

430.84 Program of All-Inclusive Care for the Elderly.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Agency" means the Agency for Health Care Administration.
- (b) "Applicant" means an entity that has filed an application with the agency for consideration as a Program of All-Inclusive Care for the Elderly (PACE) organization.
- (c) "CMS" means the Centers for Medicare and Medicaid Services within the United States Department of Health and Human Services.
 - (d) "Department" means the Department of Elderly Affairs.
- (e) "PACE organization" means an entity under contract with the agency to deliver PACE services.
- (f) "Participant" means an individual receiving services from a PACE organization and who has been determined by the department to need the level of care required under the state Medicaid plan for coverage of nursing facility services.
- (2) PROGRAM CREATION.—The agency, in consultation with the department, may approve entities that have submitted applications required by the CMS to the agency for review and consideration which contain the data and information required in subsection (3) to provide benefits pursuant to the PACE program as established in 42 U.S.C. s. 1395eee and in accordance with the requirements set forth in this section.
- (3) PACE ORGANIZATION SELECTION.—The agency, in consultation with the department, shall on a continuous basis review and consider applications required by the CMS for PACE which have been submitted to the agency by entities seeking initial state approval to become PACE organizations. Notice of such applications must be published in the Florida Administrative Register.
- (a) A prospective PACE organization shall submit application documents to the agency before requesting program funding. Application documents submitted to and reviewed by the agency, in consultation with the department, must include all of the following:
- 1. Evidence that the applicant is able to meet all of the applicable federal regulations and requirements established by the CMS for participation as a PACE organization by the proposed implementation date.
- 2. Market studies, including an estimate of the number of potential participants and the geographic service area in which the applicant proposes to serve.
- 3. A business plan of operation, including pro forma financial statements and projections, based on the proposed implementation date.
- (b) Each applicant must propose to serve a unique and defined geographic service area without duplication of services or target populations. No more than one PACE organization may be authorized to provide services within any unique and defined geographic service area. The proposed geographic service area must not overlap with or include any part of a geographic service area that was previously authorized by the Legislature and that is specific to another prospective PACE organization.
- (c) An existing PACE organization seeking authority to serve an additional geographic service area not previously authorized by the agency or the Legislature must meet the requirements set forth in paragraphs (a) and (b).
- (d) Any prospective PACE organization that is granted initial state approval by the agency, in consultation with the department, shall submit its complete federal PACE application, in accordance with the application process and guidelines established by the CMS, to the agency and the CMS within 12 months after the date of initial state approval, or such approval is void.
- (4) ACCOUNTABILITY.—All PACE organizations must meet specific quality and performance standards established by the CMS and the state administering agency for the PACE program. The agency shall oversee and monitor the PACE program and organizations based upon data and reports periodically submitted by PACE organizations to the agency and the CMS. A PACE organization is exempt from the requirements of chapter 641.

- (5) TRANSFER OF APPROVAL AND ASSIGNMENT OF PACE CONTRACT.—Any person whom the agency has approved to enroll participants residing in a specific geographic area in a Program of All-Inclusive Care for the Elderly may transfer such approval, and assign its PACE contract, to any other person meeting federal requirements upon the prior approval of the agency and subject to any other required federal approval. Such approved transfer must include the transfer of any funds the Legislature appropriated to such Program of All-Inclusive Care for the Elderly, and all future appropriations with respect to such Program of All-Inclusive Care for the Elderly must be made to the approved transferee.
- (6) CONSTRUCTION.—This section is subject to, and does not repeal or alter, any law in effect on June 30, 2020, which authorized a geographic service area and initial enrollees for a prospective PACE organization.

Section 2. This act shall take effect July 1, 2020.

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 Program of All-Inclusive Care for the Elderly; creating s. 430.84, F.S.; defining terms; authorizing the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to approve certain applicants to provide benefits pursuant to the Program of All-Inclusive Care for the Elderly (PACE); specifying requirements and procedures for the submission, publication, review, and initial approval of applications; requiring prospective PACE organizations that are granted initial approval to apply within a certain timeframe for federal approval; providing accountability requirements; exempting PACE organizations from certain requirements; authorizing the transfer of PACE approvals and the assignment of PACE contracts if certain conditions are met; specifying a requirement for future appropriations to approved transferees; providing construction; providing an effective date.

Pursuant to Rule 4.19, **HB 833**, as amended, was placed on the calendar of Bills on Third Reading.

Consideration of CS for SB 1500 and CS for CS for CS for SB 230 was deferred.

SB 1140—A bill to be entitled An act relating to public accountancy; amending s. 473.308, F.S.; requiring certain applicants to not be licensed in any state or territory in order to be licensed by endorsement; amending s. 473.311, F.S.; providing license renewal requirements for nonresident licensees; amending s. 473.312, F.S.; requiring that a majority of the hours required for continuing education include specific content; amending s. 473.313, F.S.; authorizing certain Florida certified public accountants to apply to the Department of Business and Professional Regulation to have their license placed in a retired status; providing requirements for such conversion; providing requirements and prohibitions for retired licensees; authorizing retired licensees to use a specified title under certain circumstances; providing that retired licensees are not required to maintain continuing education requirements; authorizing retired licensees to reactivate their licenses if certain conditions are met; defining the term "retired licensee"; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1140**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 867** was withdrawn from the Committees on Innovation, Industry, and Technology; Commerce and Tourism; and Rules.

On motion by Senator Gruters—

CS for CS for HB 867—A bill to be entitled An act relating to public accountancy; amending s. 212.055, F.S.; authorizing a vendor to complete a performance audit of the program associated with a proposed surtax; revising the definition of the term "performance audit"; amending s. 473.308, F.S.; requiring certain applicants to not be licensed in any state or territory in order to be licensed by endorsement; amending s. 473.311, F.S.; providing license renewal requirements for

nonresident licensees; amending s. 473.312, F.S.; requiring that a majority of the hours required for continuing education include specific content; amending s. 473.313, F.S.; authorizing certain Florida certified public accountants to apply to the Department of Business and Professional Regulation to have their license placed in a retired status; providing requirements for such conversion; providing requirements and prohibitions for retired licensees; authorizing retired licensees to use a specified title under certain circumstances; providing that retired licensees are not required to maintain continuing education requirements; authorizing retired licensees to reactivate their licenses if certain conditions are met; defining the term "retired licensee"; providing an effective date.

—a companion measure, was substituted for ${\bf SB~1140}$ and read the second time by title.

Senator Gruters moved the following amendment which was adopted:

Amendment 1 (641492)—Delete lines 99-117 and insert: audit" means an *evaluation* examination of the program conducted according to applicable government auditing standards or auditing and evaluation standards of other appropriate authoritative bodies. At a minimum, a performance audit must include an *evaluation* examination of issues related to the following:

- 1. The economy, efficiency, or effectiveness of the program.
- 2. The structure or design of the program to accomplish its goals and objectives.
 - 3. Alternative methods of providing program services or products.
- 4. Goals, objectives, and performance measures used by the program to monitor and report program accomplishments.
- 5. The accuracy or adequacy of public documents, reports, and requests prepared by the county or school district which relate to the program.
- 6. Compliance of the program with appropriate policies, rules, and

Pursuant to Rule 4.19, **CS for CS for HB 867**, as amended, was placed on the calendar of Bills on Third Reading.

Consideration of SB 7060 was deferred.

CS for SB 1228—A bill to be entitled An act relating to amusement rides; amending s. 616.242, F.S.; requiring amusement ride managers to meet certain requirements; defining and redefining terms; revising standards for rules adopted by the Department of Agriculture and Consumer Services relating to amusement rides; revising provisions for permanent amusement ride annual permits: providing for temporary amusement ride permits; revising provisions for nondestructive testing and department testing of amusement rides; removing the exemption from safety standards for certain museums and institutions; providing exemptions from provisions relating to permits, testing, inspections, and fees for certain museums, institutions, specific ride types, and facilities; authorizing the department to establish exemptions from safety standards for specific rides and types of rides; revising inspection standards for amusement rides; directing the department to prescribe by rule specified signage to be posted at amusement ride events; revising requirements for compliance certifications after major modifications to amusement rides; revising requirements for amusement ride inspections by owners and managers; providing procedures for the introduction and examination of witnesses and evidence in examinations and investigations conducted by the department; revising civil penalties; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1228**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 1275** was withdrawn from the Committee on Appropriations.

On motion by Senator Book-

CS for HB 1275—A bill to be entitled An act relating to amusement rides; amending s. 616.242, F.S.; requiring amusement ride managers to meet certain requirements; defining and redefining terms; revising standards for rules adopted by the Department of Agriculture and Consumer Services relating to amusement rides; revising provisions for permanent amusement ride annual permits; providing for temporary amusement ride permits; revising provisions for nondestructive testing and department testing of amusement rides; removing the exemption from safety standards for certain museums and institutions; providing exemptions from provisions relating to permits, testing, inspections, and fees for certain museums, institutions, specific ride types, and facilities; authorizing the department to establish exemptions from safety standards for specific rides and types of rides; revising inspection standards for amusement rides; directing the department to prescribe by rule specified signage to be posted at amusement ride events; revising requirements for compliance certifications after major modifications to amusement rides; revising requirements for amusement ride inspections by owners and managers; providing procedures for the introduction and examination of witnesses and evidence in examinations and investigations conducted by the department; revising civil penalties; providing an effective date.

—a companion measure, was substituted for CS for SB 1228 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 1275** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1514—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 193.461, F.S.; specifying a methodology for the assessment of certain buildings and structures located on agricultural lands; amending s. 316.520, F.S.; revising application of agricultural load securing requirements; amending s. 570.07, F.S.; revising the functions, powers, and duties of the Department of Agriculture and Consumer Services to authorize the department to purchase private insurance policies for a specified purpose; amending s. 570.441, F.S.; extending the scheduled expiration for the Department of Agriculture and Consumer Services' use of funds from the Pest Control Trust Fund for certain duties of the department; amending s. 590.02, F.S.; directing the Florida Forest Service to develop a training curriculum for wildland firefighters; providing requirements for such training; amending s. 633.408, F.S.; providing wildland firefighter training and certification for certain firefighters and volunteer firefighters; requiring the Department of Environmental Protection, in coordination with the Department of Agriculture and Consumer Services and other entities, to develop a study to estimate the benefits of renewable natural gas in this state; requiring a report to the Governor and the Legislature; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1514**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 921** was withdrawn from the Committees on Agriculture; and Appropriations.

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

CS for CS for HB 921-A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 316.520, F.S.; revising application of agricultural load securing requirements; amending s. 527.01, F.S.; defining the term "recreational vehicle"; amending s. 527.0201, F.S.; requiring the Department of Agriculture and Consumer Services to adopt rules specifying requirements for agents to administer certain competency examinations and establishing a competency examination for a license to engage in activities solely related to the service and repair of recreational vehicles; authorizing certain qualifiers and master qualifiers to engage in activities solely related to the service and repair of recreational vehicles; requiring verifiable LP gas experience or professional certification by an LP gas manufacturer in order to apply for certification as a master qualifier; amending s. 570.441, F.S.; extending the scheduled expiration for the Department of Agriculture and Consumer Services' use of funds from the Pest Control Trust Fund for certain duties of the department; amending s. 590.02, F.S.; directing the Florida Forest Service to develop

a training curriculum for wildland firefighters; providing requirements for such training; amending s. 597.003, F.S.; authorizing the Department of Agriculture and Consumer Services to revoke an aquaculture certificate of registration under certain conditions; amending s. 633.408, F.S.; providing wildland firefighter training and certification for certain firefighters and volunteer firefighters; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1514 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 921 was placed on the calendar of Bills on Third Reading.

CS for HB 7097—A bill to be entitled An act relating to taxation; amending s. 125.0104, F.S.; authorizing the use of tourist development taxes for certain water quality improvement projects and parks or trails; increasing population thresholds for counties to use tourist development taxes for certain purposes; revising authorized uses of tourist development taxes for specified counties; providing that existing contracts or debt service shall not be impaired; amending s. 192.001, F.S.; revising the definition of the term "inventory" for property tax purposes; revising the definition of the term "tangible personal property" to specify the conditions under which certain construction work constructed or installed by certain electric utilities is deemed substantially completed; providing applicability; providing for retroactive operation; creating s. 193.1557, F.S.; extending the time period within which certain changes to property damaged or destroyed by Hurricane Michael must commence to prevent the assessed value of the property from increasing; amending s. 194.011, F.S.; authorizing certain associations to represent, prosecute, or defend specified association members in front of the value adjustment board proceedings and subsequent proceedings; providing applicability; amending s. 194.035, F.S.; specifying the circumstances under which a special magistrate's appraisal may not be submitted as evidence to a value adjustment board; amending s. 194.181, F.S.; providing and revising the parties considered as the defendants in tax suits; requiring certain notice to be provided to unit owners in a specified way; providing unit owners options for defending a tax suit; imposing certain actions for unit owners who fail to respond to a specified notice; amending s. 195.073, F.S.; revising the property classifications for certain multifamily housing and commercial and industrial properties; amending s. 195.096, F.S.; removing the requirement for the Department of Revenue to review tangible personal property rolls of each county; revising required computations regarding classifications of property; specifying that properties with more than nine units are commercial property for certain assessment roll purposes; amending s. 196.173, F.S.; revising the military operations that qualify certain servicemembers for an additional ad valorem tax exemption; revising the deadlines for applying for additional ad valorem tax exemptions for certain servicemembers for a specified tax year; providing applicability; amending s. 196.197, F.S.; providing criteria to be used in determining the value of tax exemptions for charitable use of certain hospitals; defining terms; providing application requirements for tax exemptions for certain properties; amending s. 196.198, F.S.; exempting land, buildings, and real property improvements used exclusively for educational purposes from ad valorem taxes if certain criteria are met; providing that the educational institution shall receive the full benefit of the exemption; requiring the property owner to make certain disclosures to the educational institution; amending s. 200.065, F.S.; providing alternative methods of notice related to the truth in millage process for counties for which a declared state of emergency exists; extending deadlines for notice during a declared state of emergency; revising publication and hearing requirements; providing for automatic extensions of certain deadlines in the event of a declared state of emergency; amending s. 200.069, F.S.; specifying information which property appraisers may include in the notice of ad valorem taxes and non-ad valorem assessments; 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 after a certain date; amending ss. 202.12001 and 203.001, F.S.; conforming provisions to changes made by the act; amending ss. 206.05 and 206.90, F.S.; revising the maximum bond amount for licensed terminal suppliers; amending s. 206.8741, F.S.; reducing the penalty imposed for failure to conform to notice requirements related to dyed diesel fuel; amending s. 206.9826, F.S.; increasing the refund available to certain air carriers on the purchase of aviation fuel; amending s. 212.0305, F.S.; revising uses and distribution of the charter county convention development tax for

specified counties; providing restrictions on the use of funds; providing that no existing contract or debt service shall be affected; amending s. 212.0306, F.S.; providing a name for the local option food and beverage tax in a certain county; revising approved uses of the proceeds of the tax; prohibiting interlocal agreements and contracts with certain convention and visitors bureaus from being renewed or extended; providing that no existing contract shall be affected; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; amending s. 212.05, F.S.; extending the period in which a dealer and nonresident purchaser must provide the state with documentation that a boat or aircraft purchased without the imposition of Florida sales tax will not be used in the state; amending s. 212.055, F.S.; providing an expiration date for the charter county and regional transportation system surtax for a certain county; requiring a resolution to levy the surtax after a certain date; requiring any new levy of the charter county and regional transportation system surtax to expire after 20 years; requiring the resolution to include a statement containing certain information; requiring the resolution to approve a school capital outlay surtax to include specified information; requiring revenues shared with charter schools to be expended by the charter schools in a certain manner; requiring revenues and expenditures to be accounted for in specified charter school financial reports; providing applicability; amending s. 212.134, F.S.; requiring specified entities that must file a return under section 6050W of the Internal Revenue Code to provide copies to the department; specifying procedures for submitting the information; providing penalties; creating s. 212.181, F.S.; providing procedures for jurisdictions to notify the department regarding changes to their business boundaries for certain purposes; providing guidelines for correction of misallocated funds; providing procedures for correcting misallocated funds; providing deadlines for notifying the department of changes to business boundaries; providing rulemaking authority; amending ss. 212.20, 212.205, 218.64, and 288.0001, F.S.; conforming provisions to changes made by the act; creating s. 213.0537, F.S.; authorizing the department to provide certain official correspondence to taxpayers electronically upon the affirmative request of the taxpayer; providing definitions; amending s. 213.21, F.S.; tolling the period for filing a claim for refund for certain transactions during certain audit periods; amending s. 220.1105, F.S.; revising the definition of the term final tax liability" for certain purposes; providing for retroactive application; amending s. 220.1845, F.S.; increasing, for a specified fiscal year, the total amount of contaminated site rehabilitation tax credits; creating s. 220.197, F.S.; defining the term "NAICS" for purposes of a certain tax credit; providing a credit against the corporate income tax in a specified amount and taxable year for certain taxpayers in car rental or leasing industries; providing for retroactive operation; repealing s. 288.11625, F.S., relating to the Sports Development Program; amending s. 376.30781, F.S.; increasing, for a specified fiscal year, the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas; amending s. 413.4021, F.S.; increasing the percent of revenues collected from the tax collection enforcement diversion program for specified purposes; amending s. 443.163, F.S.; providing that corrections to electronically filed reemployment tax reports must also be filed electronically; revising penalties; removing the requirement for certain parties to file electronically; removing the requirement that requests for waivers from statutory requirements be in writing; amending s. 626.932, F.S.; revising downward the surplus lines tax rate; revising the operation of the surplus lines tax for policies covering risks outside the state; amending s. 718.111, F.S.; providing that a condominium association may take certain actions relating to a challenge to ad valorem taxes in its own name or on behalf of unit owners; providing applicability; providing sales tax exemptions for certain clothing, school supplies, personal computers, and personal computer-related accessories during a certain timeframe; defining terms; specifying locations where the exemptions do not apply; authorizing certain dealers to opt out of participating in the exemptions, subject to certain conditions; authorizing the department to adopt emergency rules; providing an appropriation; providing sales tax exemptions for certain disaster preparedness supplies during a certain timeframe; specifying locations where the exemptions do not apply; authorizing the department to adopt emergency rules; creating ss. 211.0252, 212.1833, 561.1212, and 624.51056, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; amending s. 220.02, F.S.; revising legislative intent; amending ss. 220.13 and 220.186, F.S.; conforming cross-references to changes made by the act; creating s. 220.1876, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; providing requirements for applying a credit when the taxpayer requests an extension; creating s. 402.62, F.S.; creating the Children's Promise Tax Credit; providing definitions; providing requirements for designation as an eligible charitable organization; specifying certain organizations that may not be designated as an eligible charitable organization; providing responsibilities of eligible charitable organizations that receive contributions under the tax credit; providing responsibilities of the department related to the tax credit; providing guidelines for the application of, limitations to, and transfers of the tax credit; providing for the preservation of the tax credit under certain circumstances; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to develop a cooperative agreement to administer the tax credit; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to adopt rules; authorizing the Department of Revenue and the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to share certain information as needed to administer the tax credit; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; requiring the Florida Institute for Child Welfare to analyze the use of funding provided by the tax credit and submit a report to the Governor and Legislature by a specified date; amending s. 212.07, F.S.; authorizing dealers, subject to certain conditions, to advertise or hold out to the public that they will pay sales tax on behalf of the purchaser; amending s. 212.15, F.S.; conforming a provision to changes made by the act; providing appropriations; providing a directive to the Division of Law Revision; authorizing the Department of Revenue to adopt emergency rules for certain purposes; providing effective dates.

—was read the second time by title.

The Committee on Appropriations recommended the following amendment which was moved by Senator Stargel:

Amendment 1 (882296) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 189.033, Florida Statutes, is amended to read:

189.033 Independent special district services in disproportionally affected county; rate reduction for providers providing economic benefits.—If the governing body of an independent special district that provides water, wastewater, and sanitation services in a disproportionally affected county, as defined in s. 288.106(8), determines that a new user or the expansion of an existing user of one or more of its utility systems will provide a significant benefit to the community in terms of increased job opportunities, economies of scale, or economic development in the area, the governing body may authorize a reduction of its rates, fees, or charges for that user for a specified period of time. A governing body that exercises this power must do so by resolution that states the anticipated economic benefit justifying the reduction as well as the period of time that the reduction will remain in place. As used in this section, the term "disproportionally affected county" means Bay County, Escambia County, Franklin County, Gulf County, Okaloosa County, Santa Rosa County, Walton County, or Wakulla County.

Section 2. Paragraphs (c) and (d) of subsection (11) of section 192.001, Florida Statutes, are amended to read:

192.001 Definitions.—All definitions set out in chapters 1 and 200 that are applicable to this chapter are included herein. In addition, the following definitions shall apply in the imposition of ad valorem taxes:

- (11) "Personal property," for the purposes of ad valorem taxation, shall be divided into four categories as follows:
- (c)1. "Inventory" means only those chattels consisting of items commonly referred to as goods, wares, and merchandise (as well as inventory) which are held for sale or lease to customers in the ordinary course of business. Supplies and raw materials shall be considered to be inventory only to the extent that they are acquired for sale or lease to customers in the ordinary course of business or will physically become a part of merchandise intended for sale or lease to customers in the ordinary course of business. Partially finished products which when completed will be held for sale or lease to customers in the ordinary

course of business shall be deemed items of inventory. All livestock shall be considered inventory. Items of inventory held for lease to customers in the ordinary course of business, rather than for sale, shall be deemed inventory only prior to the initial lease of such items. For the purposes of this section, fuels used in the production of electricity shall be considered inventory.

- 2. "Inventory" also means construction and agricultural equipment weighing 1,000 pounds or more that is returned to a dealership under a rent-to-purchase option and held for sale to customers in the ordinary course of business. This subparagraph may not be considered in determining whether property that is not construction and agricultural equipment weighing 1,000 pounds or more that is returned under a rent-to-purchase option is inventory under subparagraph 1.
- 3. Notwithstanding any provision in this section to the contrary, the term "inventory," for all levies other than school district levies, also means construction equipment owned by a heavy equipment rental dealer that is for sale or short-term rental in the normal course of business on the annual assessment date. For the purposes of this chapter and chapter 196, the term "heavy equipment rental dealer" means a person or an entity principally engaged in the business of short-term rental and sale of equipment described under 532412 of the North American Industry Classification System, including attachments for the equipment or other ancillary equipment. As used in this subparagraph, the term "short-term rental" means the rental of a dealer's heavy equipment rental property for less than 365 days under an open-ended contract or under a contract with unlimited terms. The prior short-term rental of any construction or industrial equipment does not disqualify such property from qualifying as inventory under this paragraph following the term of such rental. The term "inventory" does not include heavy equipment rented with an operator.
- "Tangible personal property" means all goods, chattels, and other articles of value (but does not include the vehicular items enumerated in s. 1(b), Art. VII of the State Constitution and elsewhere defined) capable of manual possession and whose chief value is intrinsic to the article itself. "Construction work in progress" consists of those items of tangible personal property commonly known as fixtures, machinery, and equipment when in the process of being installed in new or expanded improvements to real property and whose value is materially enhanced upon connection or use with a preexisting, taxable, operational system or facility. Construction work in progress shall be deemed substantially completed when connected with the preexisting, taxable, operational system or facility. For the purposes of tangible personal property constructed or installed by an electric utility, construction work in progress is not deemed substantially completed unless all permits or approvals required to generate electricity for sale, excluding test generation, have been received or approved. Inventory and household goods are expressly excluded from this definition.

Section 3. Section 193.019, Florida Statutes, is created to read:

193.019 Hospitals; community benefit reporting.—

- (1) As used in this section, the term:
- (a) "Department" means the Department of Revenue.
- (b) "Hospital" has the same meaning as in s. 196.012(8).
- (2) By April 1 of each year, a county property appraiser shall calculate and submit to the department the valuation of the property tax exemption for the prior tax year granted pursuant to s. 196.196 or s. 196.197 for each property owned by a hospital.
- (3) A hospital shall submit to the department its Internal Revenue Service Form 990, Schedule H, within 30 business days after the filing of the form with the Internal Revenue Service. The hospital shall also submit a document showing the attribution of the net community benefit expense shown in Form 990 to each county where its property is located. A county may attribute net community benefit expense to its property located in a county based on services and activities provided in the county to residents of the county.
- (4) The department must determine whether the net community benefit expense attributed to property located in a county equals or ex-

ceeds the tax reduction resulting from the exemptions described in subsection (2).

- (5) If the department determines that the net community benefit expense does not equal or exceed the value of the exemption, it shall notify the respective property appraiser to reduce the exemption proportionately so that it equals the ratio of the tax reduction to the net community benefit expense.
- (6) The department shall publish the data collected pursuant to this section for each hospital from a county property appraiser, including the net community benefit expense reported in the Internal Revenue Service Form 990, Schedule H.
- (7) The department shall adopt a form by rule to administer this section.
 - Section 4. Section 193.1557, Florida Statutes, is created to read:
- 193.1557 Assessment of certain property damaged or destroyed by Hurricane Michael.—For property damaged or destroyed by Hurricane Michael in 2018, s. 193.155(4)(b), s. 193.1554(6)(b), or s. 193.1555(6)(b) applies to changes, additions, or improvements commenced within 5 years after January 1, 2019. This section applies to the 2019-2023 tax rolls and shall stand repealed on December 31, 2023.
- Section 5. Paragraph (e) of subsection (3) of section 194.011, Florida Statutes, is amended to read:
 - 194.011 Assessment notice; objections to assessments.—
- (3) A petition to the value adjustment board must be in substantially the form prescribed by the department. Notwithstanding s. 195.022, a county officer may not refuse to accept a form provided by the department for this purpose if the taxpayer chooses to use it. A petition to the value adjustment board must be signed by the taxpayer or be accompanied at the time of filing by the taxpayer's written authorization or power of attorney, unless the person filing the petition is listed in s. 194.034(1)(a). A person listed in s. 194.034(1)(a) may file a petition with a value adjustment board without the taxpayer's signature or written authorization by certifying under penalty of perjury that he or she has authorization to file the petition on behalf of the taxpayer. If a taxpayer notifies the value adjustment board that a petition has been filed for the taxpayer's property without his or her consent, the value adjustment board may require the person filing the petition to provide written authorization from the taxpayer authorizing the person to proceed with the appeal before a hearing is held. If the value adjustment board finds that a person listed in s. 194.034(1)(a) willfully and knowingly filed a petition that was not authorized by the taxpayer, the value adjustment board shall require such person to provide the taxpayer's written authorization for representation to the value adjustment board clerk before any petition filed by that person is heard, for 1 year after imposition of such requirement by the value adjustment board. A power of attorney or written authorization is valid for 1 assessment year, and a new power of attorney or written authorization by the taxpayer is required for each subsequent assessment year. A petition shall also describe the property by parcel number and shall be filed as follows:
- (e)1. A condominium association, a cooperative association, or any homeowners' association as defined in s. 723.075, with approval of its board of administration or directors, may file with the value adjustment board a single joint petition on behalf of any association members who own parcels of property which the property appraiser determines are substantially similar with respect to location, proximity to amenities, number of rooms, living area, and condition. The condominium association, cooperative association, or homeowners' association as defined in s. 723.075 shall provide the unit owners with notice of its intent to petition the value adjustment board by hand delivery or certified mail, return receipt requested, except that such notice may be electronically transmitted to a unit owner who has expressly consented in writing to receiving notices by electronic transmission. If the association is a condominium association or cooperative association, the notice must also be posted conspicuously on the condominium or cooperative property in the same manner as a notice of board meeting under ss. 718.112(2) and 719.106(1). Such notice must and shall provide at least 14 20 days for a unit owner to elect, in writing, that his or her unit not be included in the petition.

- 2. A condominium association, a cooperative association, or a homeowners' association as defined in s. 723.075 which has filed a single joint petition under this subsection may continue to represent, prosecute on behalf of, and defend the unit owners through any related subsequent proceeding in any tribunal, including judicial review under part II of this chapter and any appeals. This subparagraph is intended to clarify existing law and applies to cases pending on July 1, 2020, and to cases beginning thereafter.
- Section 6. Subsection (1) of section 194.035, Florida Statutes, is amended to read:
 - 194.035 Special magistrates; property evaluators.—
- (1) In counties having a population of more than 75,000, the board shall appoint special magistrates for the purpose of taking testimony and making recommendations to the board, which recommendations the board may act upon without further hearing. These special magistrates may not be elected or appointed officials or employees of the county but shall be selected from a list of those qualified individuals who are willing to serve as special magistrates. Employees and elected or appointed officials of a taxing jurisdiction or of the state may not serve as special magistrates. The clerk of the board shall annually notify such individuals or their professional associations to make known to them that opportunities to serve as special magistrates exist. The Department of Revenue shall provide a list of qualified special magistrates to any county with a population of 75,000 or less. Subject to appropriation, the department shall reimburse counties with a population of 75,000 or less for payments made to special magistrates appointed for the purpose of taking testimony and making recommendations to the value adjustment board pursuant to this section. The department shall establish a reasonable range for payments per case to special magistrates based on such payments in other counties. Requests for reimbursement of payments outside this range shall be justified by the county. If the total of all requests for reimbursement in any year exceeds the amount available pursuant to this section, payments to all counties shall be prorated accordingly. If a county having a population less than 75,000 does not appoint a special magistrate to hear each petition, the person or persons designated to hear petitions before the value adjustment board or the attorney appointed to advise the value adjustment board shall attend the training provided pursuant to subsection (3), regardless of whether the person would otherwise be required to attend, but shall not be required to pay the tuition fee specified in subsection (3). A special magistrate appointed to hear issues of exemptions, classifications, and determinations that a change of ownership, a change of ownership or control, or a qualifying improvement has occurred shall be a member of The Florida Bar with no less than 5 years' experience in the area of ad valorem taxation. A special magistrate appointed to hear issues regarding the valuation of real estate shall be a state certified real estate appraiser with not less than 5 years' experience in real property valuation. A special magistrate appointed to hear issues regarding the valuation of tangible personal property shall be a designated member of a nationally recognized appraiser's organization with not less than 5 years' experience in tangible personal property valuation. A special magistrate need not be a resident of the county in which he or she serves. A special magistrate may not represent a person before the board in any tax year during which he or she has served that board as a special magistrate. An appraisal may not be submitted as evidence to a value adjustment board in any year that the person who performed the appraisal serves as a special magistrate to that value adjustment board. Before appointing a special magistrate, a value adjustment board shall verify the special magistrate's qualifications. The value adjustment board shall ensure that the selection of special magistrates is based solely upon the experience and qualifications of the special magistrate and is not influenced by the property appraiser. The special magistrate shall accurately and completely preserve all testimony and, in making recommendations to the value adjustment board, shall include proposed findings of fact, conclusions of law, and reasons for upholding or overturning the determination of the property appraiser. The expense of hearings before magistrates and any compensation of special magistrates shall be borne three-fifths by the board of county commissioners and two-fifths by the school board. When appointing special magistrates or when scheduling special magistrates for specific hearings, the board, the board attorney, and the board clerk may not consider the dollar amount or percentage of any assessment reductions recommended by any special magistrate in the current year or in any previous year.

Section 7. Subsection (2) of section 194.181, Florida Statutes, is amended to read:

194.181 Parties to a tax suit.—

- (2)(a) In any case brought by a the taxpayer or a condominium association or cooperative association on behalf of some or all unit owners, contesting the assessment of any property, the county property appraiser is the shall be party defendant.
- (b) In any case brought by the property appraiser under pursuant to s. 194.036(1)(a) or (b), the taxpayer is the shall be party defendant.
- (c)1. In any case brought by the property appraiser under s. 194.036(1)(a) or (b) concerning a value adjustment board decision on a single joint petition filed by a condominium association or cooperative association under s. 194.011(3), the association and all unit owners included in the single joint petition are the party defendants.
- 2. The condominium association or cooperative association must provide unit owners with notice of its intent to respond to or answer the property appraiser's complaint and advise the unit owners that they may elect to:
 - a. Retain their own counsel to defend the appeal;
 - b. Choose not to defend the appeal; or
 - c. Be represented together with unit owners by the association.
- 3. The notice required in subparagraph 2. must be hand-delivered or sent by certified mail, return receipt requested, to the unit owners, except that such notice may be electronically transmitted to a unit owner who has expressly consented in writing to receiving notices through electronic transmission. Additionally, the notice must be posted conspicuously on the condominium or cooperative property in the same manner as for notice of board meetings under ss. 718.112(2) and 719.106(1). The association must provide at least 14 days for unit owners to respond to the notice. Any unit owner who does not respond to the association's notice will be represented by the association.
- (d) In any case brought by the property appraiser under pursuant to s. 194.036(1)(c), the value adjustment board is the shall be party defendant.
- Section 8. Paragraphs (a) and (b) of subsection (1) of section 195.073, Florida Statutes, are amended to read:
- 195.073 Classification of property.—All items required by law to be on the assessment rolls must receive a classification based upon the use of the property. The department shall promulgate uniform definitions for all classifications. The department may designate other subclassifications of property. No assessment roll may be approved by the department which does not show proper classifications.
- (1) Real property must be classified according to the assessment basis of the land into the following classes:
- (a) Residential, subclassified into categories, one category for homestead property and one for nonhomestead property:
 - 1. Single family.
 - 2. Mobile homes.
 - 3. Multifamily, up to nine units.
 - 4. Condominiums.
 - Cooperatives.
 - 6. Retirement homes.
- (b) Commercial and industrial, including apartments with more than nine units.
- Section 9. Subsection (2) and paragraph (a) of subsection (3) of section 195.096, Florida Statutes, are amended to read:

- 195.096 Review of assessment rolls.—
- (2) The department shall conduct, no less frequently than once every 2 years, an in-depth review of the *real property* assessment *roll rolls* of each county. The department need not individually study every useclass of property set forth in s. 195.073, but shall at a minimum study the level of assessment in relation to just value of each classification specified in subsection (3). Such in-depth review may include proceedings of the value adjustment board and the audit or review of procedures used by the counties to appraise property.
- (a) The department shall, at least 30 days prior to the beginning of an in-depth review in any county, notify the property appraiser in the county of the pending review. At the request of the property appraiser, the department shall consult with the property appraiser regarding the classifications and strata to be studied, in order that the review will be useful to the property appraiser in evaluating his or her procedures.
- (b) Every property appraiser whose upcoming roll is subject to an indepth review shall, if requested by the department on or before January 1, deliver upon completion of the assessment roll a list of the parcel numbers of all parcels that did not appear on the assessment roll of the previous year, indicating the parcel number of the parent parcel from which each new parcel was created or "cut out."
- (c) In conducting assessment ratio studies, the department must use all practicable steps, including stratified statistical and analytical reviews and sale-qualification studies, to maximize the representativeness or statistical reliability of samples of properties in tests of each classification, stratum, or roll made the subject of a ratio study published by it. The department shall document and retain records of the measures of representativeness of the properties studied in compliance with this section. Such documentation must include a record of findings used as the basis for the approval or disapproval of the tax roll in each county pursuant to s. 193.1142. In addition, to the greatest extent practicable, the department shall study assessment roll strata by subclassifications such as value groups and market areas for each classification or stratum to be studied, to maximize the representativeness of ratio study samples. For purposes of this section, the department shall rely primarily on an assessment-to-sales-ratio study in conducting assessment ratio studies in those classifications of property specified in subsection (3) for which there are adequate market sales. The department shall compute the median and the value-weighted mean for each classification or subclassification studied and for the roll as a whole.
- (d) In the conduct of these reviews, the department shall adhere to all standards to which the property appraisers are required to adhere.
- (e) The department and each property appraiser shall cooperate in the conduct of these reviews, and each shall make available to the other all matters and records bearing on the preparation and computation of the reviews. The property appraisers shall provide any and all data requested by the department in the conduct of the studies, including electronic data processing tapes. Any and all data and samples developed or obtained by the department in the conduct of the studies shall be confidential and exempt from the provisions of s. 119.07(1) until a presentation of the findings of the study is made to the property appraiser. After the presentation of the findings, the department shall provide any and all data requested by a property appraiser developed or obtained in the conduct of the studies, including tapes. Direct reimbursable costs of providing the data shall be borne by the party who requested it. Copies of existing data or records, whether maintained or required pursuant to law or rule, or data or records otherwise maintained, shall be submitted within 30 days from the date requested, in the case of written or printed information, and within 14 days from the date requested, in the case of computerized information.
- (f) Within 120 days after receipt of a county assessment roll by the executive director of the department pursuant to s. 193.1142(1), or within 10 days after approval of the assessment roll, whichever is later, the department shall complete the review for that county and publish the department's findings. The findings must include a statement of the confidence interval for the median and such other measures as may be appropriate for each classification or subclassification studied and for the roll as a whole, and related statistical and analytical details. The measures in the findings must be based on:

- 1. A 95-percent level of confidence; or
- 2. Ratio study standards that are generally accepted by professional appraisal organizations in developing a statistically valid sampling plan if a 95-percent level of confidence is not attainable.
- (g) Notwithstanding any other provision of this chapter, in one or more assessment years following a natural disaster in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, if the department determines that the natural disaster creates difficulties in its statistical and analytical reviews of the assessment rolls in affected counties, the department shall take all practicable steps to maximize the representativeness and reliability of its statistical and analytical reviews and may use the best information available to estimate the levels of assessment. This paragraph first applies to the 2019 assessment roll and operates retroactively to January 1, 2019.
- (3)(a) Upon completion of review pursuant to paragraph (2)(f), the department shall publish the results of reviews conducted under this section. The results must include all statistical and analytical measures computed under this section for the real property assessment roll as a whole, the personal property assessment roll as a whole, and independently for the following real property classes if the classes constituted 5 percent or more of the total assessed value of real property in a county on the previous tax roll:
- 1. Residential property that consists of one primary living unit, including, but not limited to, single-family residences, condominiums, cooperatives, and mobile homes.
- 2. Residential property that consists of two *to nine* or more primary living units.
- 3. Agricultural, high-water recharge, historic property used for commercial or certain nonprofit purposes, and other use-valued property.
 - 4. Vacant lots.
 - Nonagricultural acreage and other undeveloped parcels.
- 6. Improved commercial and industrial property, *including apartments with more than nine units*.
- 7. Taxable institutional or governmental, utility, locally assessed railroad, oil, gas and mineral land, subsurface rights, and other real property.

If one of the above classes constituted less than 5 percent of the total assessed value of all real property in a county on the previous assessment roll, the department may combine it with one or more other classes of real property for purposes of assessment ratio studies or use the weighted average of the other classes for purposes of calculating the level of assessment for all real property in a county. The department shall also publish such results for any subclassifications of the classes or assessment rolls it may have chosen to study.

Section 10. Effective upon this act becoming a law, subsection (2) of section 196.173, Florida Statutes, is amended to read:

196.173 Exemption for deployed servicemembers.—

- (2) The exemption is available to servicemembers who were deployed during the preceding calendar year on active duty outside the continental United States, Alaska, or Hawaii in support of any of the following military operations:
 - (a) Operation Joint Task Force Bravo, which began in 1995.
 - (b) Operation Joint Guardian, which began on June 12, 1999.
 - (c) Operation Noble Eagle, which began on September 15, 2001.
- (d) Operation Enduring Freedom, which began on October 7, 2001, and ended on December 31, 2014.
 - (d)(e) Operations in the Balkans, which began in 2004.

- (e)(f) Operation Nomad Shadow, which began in 2007.
- - (g)(h) Operation Copper Dune, which began in 2009.
- (h)($\stackrel{\leftarrow}{\leftrightarrow}$) Operation Georgia Deployment Program, which began in August 2009.
 - (i)(j) Operation Spartan Shield, which began in June 2011.
 - (j)(k) Operation Observant Compass, which began in October 2011.
 - (k)(1) Operation Inherent Resolve, which began on August 8, 2014.
 - (l)(m) Operation Atlantic Resolve, which began in April 2014.
- (m)(n) Operation Freedom's Sentinel, which began on January 1, 2015.
 - (n) Operation Resolute Support, which began in January 2015.
- (o) Operation Juniper Shield, which began in February 2007.
- (p) Operation Pacific Eagle, which began in September 2017.
- (q) Operation Martillo, which began in January 2012.

The Department of Revenue shall notify all property appraisers and tax collectors in this state of the designated military operations.

Section 11. The amendment made by this act to s. 196.173(2), Florida Statutes, first applies to the 2020 ad valorem tax roll.

Section 12. Application deadline for additional ad valorem tax exemption for specified deployments.—

- (1) Notwithstanding the filing deadlines contained in s. 196.173(6), Florida Statutes, the deadline for an applicant to file an application with the property appraiser for an additional ad valorem tax exemption under s. 196.173, Florida Statutes, for the 2020 tax roll is June 1, 2020.
- (2) If an application is not timely filed under subsection (1), a property appraiser may grant the exemption if:
- (a) The applicant files an application for the exemption on or before the 25th day after the property appraiser mails the notice required under s. 194.011(1), Florida Statutes;
 - (b) The applicant is qualified for the exemption; and
- (c) The applicant produces sufficient evidence, as determined by the property appraiser, which demonstrates that the applicant was unable to apply for the exemption in a timely manner or otherwise demonstrates extenuating circumstances that warrant granting the exemption.
- (3) If the property appraiser denies an application under subsection (2), the applicant may file, pursuant to s. 194.011(3), Florida Statutes, a petition with the value adjustment board which requests that the exemption be granted. Such petition must be filed on or before the 25th day after the property appraiser mails the notice required under s. 194.011(1), Florida Statutes. Notwithstanding s. 194.013, Florida Statutes, the eligible servicemember is not required to pay a filing fee for such petition. Upon reviewing the petition, the value adjustment board may grant the exemption if the applicant is qualified for the exemption and demonstrates extenuating circumstances, as determined by the board, which warrant granting the exemption.
- (4) This section shall take effect upon this act becoming a law and applies to the 2020 ad valorem tax roll.
- Section 13. Effective upon becoming a law and operating retroactively to January 1, 2020, subsection (1) of section 196.1978, Florida Statutes, is amended to read:
 - 196.1978 Affordable housing property exemption.—
- (1) Property used to provide affordable housing to eligible persons as defined by s. 159.603 and natural persons or families meeting the ex-

tremely-low-income, very-low-income, low-income, or moderate-income limits specified in s. 420.0004, which is owned entirely by a nonprofit entity that is a corporation not for profit, qualified as charitable under s. 501(c)(3) of the Internal Revenue Code and in compliance with Rev. Proc. 96-32, 1996-1 C.B. 717, is considered property owned by an exempt entity and used for a charitable purpose, and those portions of the affordable housing property that provide housing to natural persons or families classified as extremely low income, very low income, low income, or moderate income under s. 420.0004 are exempt from ad valorem taxation to the extent authorized under s. 196.196. All property identified in this subsection section must comply with the criteria provided under s. 196.195 for determining exempt status and applied by property appraisers on an annual basis. The Legislature intends that any property owned by a limited liability company which is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii) be treated as owned by its sole member. Units that are vacant shall be treated as portions of the affordable housing property exempt under this subsection if a recorded land use restriction agreement in favor of the Florida Housing Finance Corporation or any other governmental or quasi-governmental jurisdiction requires that all residential units within the property be used in a manner that qualifies for the exemption under this subsection and if the units are being offered for rent.

Section 14. Effective January 1, 2021, section 196.1978, Florida Statutes, as amended by this act, is amended to read:

196.1978 Affordable housing property exemption.—

- (1) Property used to provide affordable housing to eligible persons as defined by s. 159.603 and natural persons or families meeting the extremely-low-income, very-low-income, low-income, or moderate-income limits specified in s. 420.0004, which is owned entirely by a nonprofit entity that is a corporation not for profit, qualified as charitable under s. 501(c)(3) of the Internal Revenue Code and in compliance with Rev. Proc. 96-32, 1996-1 C.B. 717, is considered property owned by an exempt entity and used for a charitable purpose, and those portions of the affordable housing property that provide housing to natural persons or families classified as extremely low income, very low income, low income, or moderate income under s. 420.0004 are exempt from ad valorem taxation to the extent authorized under s. 196.196. All property identified in this subsection must comply with the criteria provided under s. 196.195 for determining exempt status and applied by property appraisers on an annual basis. The Legislature intends that any property owned by a limited liability company which is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii) be treated as owned by its sole member. If the sole member of the limited liability company that owns the property is also a limited liability company that is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii), the Legislature intends that the property be treated as owned by the sole member of the limited liability company that owns the limited liability company that owns the property. Units that are vacant and units that are occupied by natural persons or families whose income no longer meets the income limits of this subsection, but whose income met those income limits at the time they became tenants, shall be treated as portions of the affordable housing property exempt under this subsection if a recorded land use restriction agreement in favor of the Florida Housing Finance Corporation or any other governmental or quasi-governmental jurisdiction requires that all residential units within the property be used in a manner that qualifies for the exemption under this subsection and if the units are being offered for rent.
- (2)(a) Notwithstanding ss. 196.195 and 196.196, property in a multifamily project that meets the requirements of this paragraph is considered property used for a charitable purpose and is exempt shall receive a 50 percent discount from the amount of ad valorem tax otherwise owed beginning with the January 1 assessment after the 15th completed year of the term of the recorded agreement on those portions of the affordable housing property that provide housing to natural persons or families meeting the extremely-low-income, very-low-income, or low-income limits specified in s. 420.0004. The multifamily project must:
- 1. Contain more than 70 units that are used to provide affordable housing to natural persons or families meeting the extremely-low-income, very-low-income, or low-income limits specified in s. 420.0004; and

2. Be subject to an agreement with the Florida Housing Finance Corporation recorded in the official records of the county in which the property is located to provide affordable housing to natural persons or families meeting the extremely-low-income, very-low-income, or low-income limits specified in s. 420.0004.

This *exemption* discount terminates if the property no longer serves extremely-low-income, very-low-income, or low-income persons pursuant to the recorded agreement.

- (b) To receive the discount under paragraph (a), a qualified applicant must submit an application to the county property appraiser by March 1.
- (e) The property appraiser shall apply the discount by reducing the taxable value on those portions of the affordable housing property that provide housing to natural persons or families meeting the extremely-low-income, very-low-income, or low-income limits specified in s. 420.0004 before certifying the tax roll to the tax collector.
- 1. The property appraiser shall first ascertain all other applicable exemptions, including exemptions provided pursuant to local option, and deduct all other exemptions from the assessed value.
- 2. Fifty percent of the remaining value shall be subtracted to yield the discounted taxable value.
- 3. The resulting taxable value shall be included in the certification for use by taxing authorities in setting millage.
- 4. The property appraiser shall place the discounted amount on the tax roll when it is extended.

Section 15. Effective upon becoming a law, section 196.198, Florida Statutes, is amended to read:

196.198 Educational property exemption.—Educational institutions within this state and their property used by them or by any other exempt entity or educational institution exclusively for educational purposes are exempt from taxation. Sheltered workshops providing rehabilitation and retraining of individuals who have disabilities and exempted by a certificate under s. (d) of the federal Fair Labor Standards Act of 1938, as amended, are declared wholly educational in purpose and are exempt from certification, accreditation, and membership requirements set forth in s. 196.012. Those portions of property of college fraternities and sororities certified by the president of the college or university to the appropriate property appraiser as being essential to the educational process are exempt from ad valorem taxation. The use of property by public fairs and expositions chartered by chapter 616 is presumed to be an educational use of such property and is exempt from ad valorem taxation to the extent of such use. Property used exclusively for educational purposes shall be deemed owned by an educational institution if the entity owning 100 percent of the educational institution is owned by the identical persons who own the property, or if the entity owning 100 percent of the educational institution and the entity owning the property are owned by the identical natural persons. Land, buildings, and other improvements to real property used exclusively for educational purposes shall be deemed owned by an educational institution if the entity owning 100 percent of the land is a nonprofit entity and the land is used, under a ground lease or other contractual arrangement, by an educational institution that owns the buildings and other improvements to the real property, is a nonprofit entity under s. 501(c)(3) of the Internal Revenue Code, and provides education limited to students in prekindergarten through grade 8. Notwithstanding ss. 196.195 and 196.196, property owned by a house of public worship and used by an educational institution for educational purposes limited to students in preschool through grade 8 shall be exempt from ad valorem taxes. If legal title to property is held by a governmental agency that leases the property to a lessee, the property shall be deemed to be owned by the governmental agency and used exclusively for educational purposes if the governmental agency continues to use such property exclusively for educational purposes pursuant to a sublease or other contractual agreement with that lessee. If the title to land is held by the trustee of an irrevocable intervivos trust and if the trust grantor owns 100 percent of the entity that owns an educational institution that is using the land exclusively for educational purposes, the land is deemed to be property owned by the educational institution for purposes of this exemption. Property owned by an educational institution shall be deemed to be used for an educational purpose if the institution has taken affirmative steps to prepare the property for educational use. The term "affirmative steps" means environmental or land use permitting activities, creation of architectural plans or schematic drawings, land clearing or site preparation, construction or renovation activities, or other similar activities that demonstrate commitment of the property to an educational use.

Section 16. The amendment made by this act to s. 196.198, Florida Statutes, relating to certain property owned by a house of public worship, is intended to clarify existing law and shall apply to actions pending on the effective date of this act.

Section 17. Section 196.198, Florida Statutes, as amended by this act, is amended to read:

196.198 Educational property exemption.—Educational institutions within this state and their property used by them or by any other exempt entity or educational institution exclusively for educational purposes are exempt from taxation. Sheltered workshops providing rehabilitation and retraining of individuals who have disabilities and exempted by a certificate under s. (d) of the federal Fair Labor Standards Act of 1938, as amended, are declared wholly educational in purpose and are exempt from certification, accreditation, and membership requirements set forth in s. 196.012. Those portions of property of college fraternities and sororities certified by the president of the college or university to the appropriate property appraiser as being essential to the educational process are exempt from ad valorem taxation. The use of property by public fairs and expositions chartered by chapter 616 is presumed to be an educational use of such property and is exempt from ad valorem taxation to the extent of such use. Property used exclusively for educational purposes shall be deemed owned by an educational institution if the entity owning 100 percent of the educational institution is owned by the identical persons who own the property, or if the entity owning 100 percent of the educational institution and the entity owning the property are owned by the identical natural persons. Land, buildings, and other improvements to real property used exclusively for educational purposes shall be deemed owned by an educational institution if the entity owning 100 percent of the land is a nonprofit entity and the land is used, under a ground lease or other contractual arrangement, by an educational institution that owns the buildings and other improvements to the real property, is a nonprofit entity under s. 501(c)(3) of the Internal Revenue Code, and provides education limited to students in prekindergarten through grade 8. Land, buildings, and other improvements to real property used exclusively for educational purposes shall be deemed owned by an educational institution if the educational institution that currently uses the land, buildings, and other improvements for educational purposes received the exemption under this section on the same property in any 10 consecutive prior years or is an educational institution described in s. 212.0602, and, under a lease, the educational institution is responsible for any taxes owed and for ongoing maintenance and operational expenses for the land, buildings, and other improvements. For such leasehold properties, the educational institution shall receive the full benefit of the exemption. The owner of the property shall disclose to the educational institution the full amount of the benefit derived from the exemption and the method for ensuring that the educational institution receives the benefit. Notwithstanding ss. 196.195 and 196.196, property owned by a house of public worship and used by an educational institution for educational purposes limited to students in preschool through grade 8 shall be exempt from ad valorem taxes. If legal title to property is held by a governmental agency that leases the property to a lessee, the property shall be deemed to be owned by the governmental agency and used exclusively for educational purposes if the governmental agency continues to use such property exclusively for educational purposes pursuant to a sublease or other contractual agreement with that lessee. If the title to land is held by the trustee of an irrevocable inter vivos trust and if the trust grantor owns 100 percent of the entity that owns an educational institution that is using the land exclusively for educational purposes, the land is deemed to be property owned by the educational institution for purposes of this exemption. Property owned by an educational institution shall be deemed to be used for an educational purpose if the institution has taken affirmative steps to prepare the property for educational use. The term "affirmative steps" means environmental or land use permitting activities, creation of architectural plans or schematic drawings, land clearing or site preparation, construction or renovation activities, or other similar activities that demonstrate commitment of the property to an educational use.

Section 18. Effective upon this act becoming a law, paragraphs (b), (d), (e), and (f) of subsection (2) of section 200.065, Florida Statutes, are amended to read:

200.065 Method of fixing millage.—

- (2) No millage shall be levied until a resolution or ordinance has been approved by the governing board of the taxing authority which resolution or ordinance must be approved by the taxing authority according to the following procedure:
- (b) Within 35 days of certification of value pursuant to subsection (1), each taxing authority shall advise the property appraiser of its proposed millage rate, of its rolled-back rate computed pursuant to subsection (1), and of the date, time, and place at which a public hearing will be held to consider the proposed millage rate and the tentative budget. The property appraiser shall utilize this information in preparing the notice of proposed property taxes pursuant to s. 200.069. The deadline for mailing the notice shall be the later of 55 days after certification of value pursuant to subsection (1) or 10 days after either the date the tax roll is approved or the interim roll procedures under s. 193.1145 are instituted. However, for counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, if mailing is not possible during the state of emergency, the property appraiser may post the notice on the county's website. If the deadline for mailing the notice of proposed property taxes is 10 days after the date the tax roll is approved or the interim roll procedures are instituted, all subsequent deadlines provided in this section shall be extended. In addition, the deadline for mailing the notice may be extended for 30 days in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, and property appraisers may use alternate methods of distribution only when mailing the notice is not possible. In such event, however, property appraisers must work with county tax collectors to ensure the timely assessment and collection of taxes. The number of days by which the deadlines shall be extended shall equal the number of days by which the deadline for mailing the notice of proposed taxes is extended beyond 55 days after certification. If any taxing authority fails to provide the information required in this paragraph to the property appraiser in a timely fashion, the taxing authority shall be prohibited from levying a millage rate greater than the rolled-back rate computed pursuant to subsection (1) for the upcoming fiscal year, which rate shall be computed by the property appraiser and used in preparing the notice of proposed property taxes. Each multicounty taxing authority that levies taxes in any county that has extended the deadline for mailing the notice due to a declared state of emergency and that has noticed hearings in other counties must advertise the hearing at which it intends to adopt a tentative budget and millage rate in a newspaper of general paid circulation within each county not less than 2 days or more than 5 days before the hearing.
- (d) Within 15 days after the meeting adopting the tentative budget, the taxing authority shall advertise in a newspaper of general circulation in the county as provided in subsection (3), its intent to finally adopt a millage rate and budget. A public hearing to finalize the budget and adopt a millage rate shall be held not less than 2 days nor more than 5 days after the day that the advertisement is first published. In the event of a need to postpone or recess the final meeting due to a declared state of emergency, the taxing authority may postpone or recess the hearing for up to 7 days and shall post a prominent notice at the place of the original hearing showing the date, time, and place where the hearing will be reconvened. The posted notice shall measure not less than 8.5 by 11 inches. The taxing authority shall make every reasonable effort to provide reasonable notification of the continued hearing to the taxpayers. The information must also be posted on the taxing authority's website. During the hearing, the governing body of the taxing authority shall amend the adopted tentative budget as it sees fit, adopt a final budget, and adopt a resolution or ordinance stating the millage rate to be levied. The resolution or ordinance shall state the percent, if any, by which the millage rate to be levied exceeds the rolled-back rate computed pursuant to subsection (1), which shall be characterized as the percentage increase in property taxes adopted by the governing body. The adoption of the budget and the millage-levy resolution or ordinance shall be by separate votes. For each taxing authority levying millage, the name of the taxing authority, the rolled-back rate, the percentage increase, and

the millage rate to be levied shall be publicly announced before prior to the adoption of the millage-levy resolution or ordinance. In no event may the millage rate adopted pursuant to this paragraph exceed the millage rate tentatively adopted pursuant to paragraph (c). If the rate tentatively adopted pursuant to paragraph (c) exceeds the proposed rate provided to the property appraiser pursuant to paragraph (b), or as subsequently adjusted pursuant to subsection (11), each taxpayer within the jurisdiction of the taxing authority shall be sent notice by first-class mail of his or her taxes under the tentatively adopted millage rate and his or her taxes under the previously proposed rate. The notice must be prepared by the property appraiser, at the expense of the taxing authority, and must generally conform to the requirements of s. 200.069. If such additional notice is necessary, its mailing must precede the hearing held pursuant to this paragraph by not less than 10 days and not more than 15 days.

- (e)1. In the hearings required pursuant to paragraphs (c) and (d), the first substantive issue discussed shall be the percentage increase in millage over the rolled-back rate necessary to fund the budget, if any, and the specific purposes for which ad valorem tax revenues are being increased. During such discussion, the governing body shall hear comments regarding the proposed increase and explain the reasons for the proposed increase over the rolled-back rate. The general public shall be allowed to speak and to ask questions before prior to adoption of any measures by the governing body. The governing body shall adopt its tentative or final millage rate before prior to adopting its tentative or final budget.
- 2. These hearings shall be held after 5 p.m. if scheduled on a day other than Saturday. No hearing shall be held on a Sunday. The county commission shall not schedule its hearings on days scheduled for hearings by the school board. The hearing dates scheduled by the county commission and school board shall not be utilized by any other taxing authority within the county for its public hearings. However, in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252 and the rescheduling of hearings on the same day is unavoidable, the county commission and school board must conduct their hearings at different times, and other taxing authorities must schedule their hearings so as not to conflict with the times of the county commission and school board hearings. A multicounty taxing authority shall make every reasonable effort to avoid scheduling hearings on days utilized by the counties or school districts within its jurisdiction. Tax levies and budgets for dependent special taxing districts shall be adopted at the hearings for the taxing authority to which such districts are dependent, following such discussion and adoption of levies and budgets for the superior taxing authority. A taxing authority may adopt the tax levies for all of its dependent special taxing districts, and may adopt the budgets for all of its dependent special taxing districts, by a single unanimous vote. However, if a member of the general public requests that the tax levy or budget of a dependent special taxing district be separately discussed and separately adopted, the taxing authority shall discuss and adopt that tax levy or budget separately. If, due to circumstances beyond the control of the taxing authority, including a state of emergency declared by executive order or proclamation of the Governor pursuant to chapter 252, the hearing provided for in paragraph (c) or paragraph (d) is recessed or postponed, the taxing authority shall publish a notice in a newspaper of general paid circulation in the county. The notice shall state the time and place for the continuation of the hearing and shall be published at least 2 days but not more than 5 days before prior to the date the hearing will be continued. *In the event of postponement or recess* due to a declared state of emergency, all subsequent dates in this section shall be extended by the number of days of the postponement or recess. Notice of the postponement or recess must be in writing by the affected taxing authority to the tax collector, the property appraiser, and the Department of Revenue within 3 calendar days after the postponement or recess. In the event of such extension, the affected taxing authority must work with the county tax collector and property appraiser to ensure timely assessment and collection of taxes.
- (f)1. Notwithstanding any provisions of paragraph (c) to the contrary, each school district shall advertise its intent to adopt a tentative budget in a newspaper of general circulation pursuant to subsection (3) within 29 days of certification of value pursuant to subsection (1). Not less than 2 days or more than 5 days thereafter, the district shall hold a public hearing on the tentative budget pursuant to the applicable provisions of paragraph (c). In the event of postponement or recess due to a declared state of emergency, the school district may postpone or recess the

hearing for up to 7 days and shall post a prominent notice at the place of the original hearing showing the date, time, and place where the hearing will be reconvened. The posted notice shall measure not less than 8.5 by 11 inches. The school district shall make every reasonable effort to provide reasonable notification of the continued hearing to the taxpayers. The information must also be posted on the school district's website.

- 2. Notwithstanding any provisions of paragraph (b) to the contrary, each school district shall advise the property appraiser of its recomputed proposed millage rate within 35 days of certification of value pursuant to subsection (1). The recomputed proposed millage rate of the school district shall be considered its proposed millage rate for the purposes of paragraph (b).
- 3. Notwithstanding any provisions of paragraph (d) to the contrary, each school district shall hold a public hearing to finalize the budget and adopt a millage rate within 80 days of certification of value pursuant to subsection (1), but not earlier than 65 days after certification. The hearing shall be held in accordance with the applicable provisions of paragraph (d), except that a newspaper advertisement need not precede the hearing.

Section 19. Section 200.069, Florida Statutes, is amended to read:

200.069 Notice of proposed property taxes and non-ad valorem assessments.—Pursuant to s. 200.065(2)(b), the property appraiser, in the name of the taxing authorities and local governing boards levying nonad valorem assessments within his or her jurisdiction and at the expense of the county, shall prepare and deliver by first-class mail to each taxpayer to be listed on the current year's assessment roll a notice of proposed property taxes, which notice shall contain the elements and use the format provided in the following form. Notwithstanding the provisions of s. 195.022, no county officer shall use a form other than that provided herein. The Department of Revenue may adjust the spacing and placement on the form of the elements listed in this section as it considers necessary based on changes in conditions necessitated by various taxing authorities. If the elements are in the order listed, the placement of the listed columns may be varied at the discretion and expense of the property appraiser, and the property appraiser may use printing technology and devices to complete the form, the spacing, and the placement of the information in the columns. In addition, the property appraiser may not include in the mailing of the notice of ad valorem taxes and non-ad valorem assessments additional information or items unless such information or items explain a component of the notice or provide information directly related to the assessment and taxation of the property. A county officer may use a form other than that provided by the department for purposes of this part, but only if his or her office pays the related expenses and he or she obtains prior written permission from the executive director of the department; however, a county officer may not use a form the substantive content of which is at variance with the form prescribed by the department. The county officer may continue to use such an approved form until the law that specifies the form is amended or repealed or until the officer receives written disapproval from the executive director.

(1) The first page of the notice shall read:

NOTICE OF PROPOSED PROPERTY TAXES DO NOT PAY—THIS IS NOT A BILL

The taxing authorities which levy property taxes against your property will soon hold PUBLIC HEARINGS to adopt budgets and tax rates for the next year.

The purpose of these PUBLIC HEARINGS is to receive opinions from the general public and to answer questions on the proposed tax change and budget PRIOR TO TAKING FINAL ACTION.

Each taxing authority may AMEND OR ALTER its proposals at the hearing.

(2)(a) The notice shall include a brief legal description of the property, the name and mailing address of the owner of record, and the tax information applicable to the specific parcel in question. The information shall be in columnar form. There shall be seven column headings which shall read: "Taxing Authority," "Your Property Taxes Last Year," "Last Year's Adjusted Tax Rate (Millage)," "Your Taxes This Year IF NO Budget Change Is Adopted," "Tax Rate This Year IF PROPOSED

Budget Is Adopted (Millage)," "Your Taxes This Year IF PROPOSED Budget Change Is Adopted," and "A Public Hearing on the Proposed Taxes and Budget Will Be Held:."

- (b) As used in this section, the term "last year's adjusted tax rate" means the rolled-back rate calculated pursuant to s. 200.065(1).
- (3) There shall be under each column heading an entry for the county; the school district levy required pursuant to s. 1011.60(6); other operating school levies; the municipality or municipal service taxing unit or units in which the parcel lies, if any; the water management district levying pursuant to s. 373.503; the independent special districts in which the parcel lies, if any; and for all voted levies for debt service applicable to the parcel, if any.
- (4) For each entry listed in subsection (3), there shall appear on the notice the following:
- (a) In the first column, a brief, commonly used name for the taxing authority or its governing body. The entry in the first column for the levy required pursuant to s. 1011.60(6) shall be "By State Law." The entry for other operating school district levies shall be "By Local Board." Both school levy entries shall be indented and preceded by the notation "Public Schools:". For each voted levy for debt service, the entry shall be "Voter Approved Debt Payments."
- (b) In the second column, the gross amount of ad valorem taxes levied against the parcel in the previous year. If the parcel did not exist in the previous year, the second column shall be blank.
- (c) In the third column, last year's adjusted tax rate or, in the case of voted levies for debt service, the tax rate previously authorized by referendum.
- (d) In the fourth column, the gross amount of ad valorem taxes which will apply to the parcel in the current year if each taxing authority levies last year's adjusted tax rate or, in the case of voted levies for debt service, the amount previously authorized by referendum.
- (e) In the fifth column, the tax rate that each taxing authority must levy against the parcel to fund the proposed budget or, in the case of voted levies for debt service, the tax rate previously authorized by referendum.
- (f) In the sixth column, the gross amount of ad valorem taxes that must be levied in the current year if the proposed budget is adopted.
- (g) In the seventh column, the date, the time, and a brief description of the location of the public hearing required pursuant to s. 200.065(2)(c).
- (5) Following the entries for each taxing authority, a final entry shall show: in the first column, the words "Total Property Taxes:" and in the second, fourth, and sixth columns, the sum of the entries for each of the individual taxing authorities. The second, fourth, and sixth columns shall, immediately below said entries, be labeled Column 1, Column 2, and Column 3, respectively. Below these labels shall appear, in bold-faced type, the statement: SEE REVERSE SIDE FOR EXPLANATION.
- (6)(a) The second page of the notice shall state the parcel's market value and for each taxing authority that levies an ad valorem tax against the parcel:
- 1. The assessed value, value of exemptions, and taxable value for the previous year and the current year.
- 2. Each assessment reduction and exemption applicable to the property, including the value of the assessment reduction or exemption and tax levies to which they apply.
- (b) The reverse side of the second page shall contain definitions and explanations for the values included on the front side.
- (7) The following statement shall appear after the values listed on the front of the second page:

If you feel that the market value of your property is inaccurate or does not reflect fair market value, or if you are entitled to an exemption or

classification	that is not reflected	above	, contact	your	county	property
appraiser at	(phone number)	or	(location)			

If the property appraiser's office is unable to resolve the matter as to market value, classification, or an exemption, you may file a petition for adjustment with the Value Adjustment Board. Petition forms are available from the county property appraiser and must be filed ON OR BEFORE $_{\rm (date)}$.

(8) The reverse side of the first page of the form shall read:

EXPLANATION

*COLUMN 1—"YOUR PROPERTY TAXES LAST YEAR"

This column shows the taxes that applied last year to your property. These amounts were based on budgets adopted last year and your property's previous taxable value.

*COLUMN 2—"YOUR TAXES IF NO BUDGET CHANGE IS ADOPTED"

This column shows what your taxes will be this year IF EACH TAXING AUTHORITY DOES NOT CHANGE ITS PROPERTY TAX LEVY. These amounts are based on last year's budgets and your current assessment.

*COLUMN 3—"YOUR TAXES IF PROPOSED BUDGET CHANGE IS ADOPTED"

This column shows what your taxes will be this year under the BUD-GET ACTUALLY PROPOSED by each local taxing authority. The proposal is NOT final and may be amended at the public hearings shown on the front side of this notice. The difference between columns 2 and 3 is the tax change proposed by each local taxing authority and is NOT the result of higher assessments.

*Note: Amounts shown on this form do NOT reflect early payment discounts you may have received or may be eligible to receive. (Discounts are a maximum of 4 percent of the amounts shown on this form.)

(9) The bottom portion of the notice shall further read in bold, conspicuous print:

"Your final tax bill may contain non-ad valorem assessments which may not be reflected on this notice such as assessments for roads, fire, garbage, lighting, drainage, water, sewer, or other governmental services and facilities which may be levied by your county, city, or any special district."

(10)(a) If requested by the local governing board levying non-ad valorem assessments and agreed to by the property appraiser, the notice specified in this section may contain a notice of proposed or adopted non-ad valorem assessments. If so agreed, the notice shall be titled:

NOTICE OF PROPOSED PROPERTY TAXES AND PROPOSED OR ADOPTED NON-AD VALOREM ASSESSMENTS DO NOT PAY—THIS IS NOT A BILL

There must be a clear partition between the notice of proposed property taxes and the notice of proposed or adopted non-ad valorem assessments. The partition must be a bold, horizontal line approximately $^1/_{\rm 8}$ -inch thick. By rule, the department shall provide a format for the form of the notice of proposed or adopted non-ad valorem assessments which meets the following minimum requirements:

- 1. There must be subheading for columns listing the levying local governing board, with corresponding assessment rates expressed in dollars and cents per unit of assessment, and the associated assessment amount.
- 2. The purpose of each assessment must also be listed in the column listing the levying local governing board if the purpose is not clearly indicated by the name of the board.
- 3. Each non-ad valorem assessment for each levying local governing board must be listed separately.

- 4. If a county has too many municipal service benefit units or assessments to be listed separately, it shall combine them by function.
- 5. A brief statement outlining the responsibility of the tax collector and each levying local governing board as to any non-ad valorem assessment must be provided on the form, accompanied by directions as to which office to contact for particular questions or problems.
- (b) If the notice includes all adopted non-ad valorem assessments, the provisions contained in subsection (9) shall not be placed on the notice.
- Section 20. Effective January 1, 2021, 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 is due and payable as follows:
- (a) Except as otherwise provided in this subsection, at the rate of $4.42 \,\, 4.92$ percent applied to the sales price of the communications service that:
 - 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 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 $8.57\,9.07$ percent applied to 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 21. Effective January 1, 2021, 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 4.57 5.07 percent, composed of the 4.42 4.92 percent and 0.15 percent rates required by ss. 202.12(1)(a) and 203.01(1)(b)3., respectively, if the provider properly reflects the tax collected with respect to the two provisions as required in the return to the department.
- Section 22. Effective January 1, 2021, 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 4.57 5.07 percent, composed of the 4.42 4.92 percent and 0.15 percent rates required by ss. 202.12(1)(a) and 203.01(1)(b)3., respectively, if the provider properly reflects the tax collected with respect to the two provisions as required in the return to the Department of Revenue.
- Section 23. Subsection (1) of section 206.05, Florida Statutes, is amended to read:
- 206.05~ Bond required of licensed terminal supplier, importer, exporter, or wholesaler.—

- (1) Each terminal supplier, importer, exporter, or wholesaler, except a municipality, county, school board, state agency, federal agency, or special district which is licensed under this part, shall file with the department a bond in a penal sum of not more than \$300,000 \$100,000, such sum to be approximately 3 times the combined average monthly tax levied under this part and local option tax on motor fuel paid or due during the preceding 12 calendar months under the laws of this state. An exporter shall file a bond in an amount equal to 3 times the average monthly tax due on gallons acquired for export. The bond shall be in such form as may be approved by the department, executed by a surety company duly licensed to do business under the laws of the state as surety thereon, and conditioned upon the prompt filing of true reports and the payment to the department of any and all fuel taxes levied under this chapter including local option taxes which are now or which hereafter may be levied or imposed, together with any and all penalties and interest thereon, and generally upon faithful compliance with the provisions of the fuel tax and local option tax laws of the state. The licensee shall be the principal obligor, and the state shall be the obligee. An assigned time deposit or irrevocable letter of credit may be accepted in lieu of a surety bond.
- Section 24. Subsection (6) of section 206.8741, Florida Statutes, is amended to read:
 - 206.8741 Dyeing and marking; notice requirements.—
- (6) Any person who fails to provide or post the required notice with respect to any dyed diesel fuel is subject to a penalty of \$2,500 for each month such failure occurs the penalty imposed by s. 206.872(11).
- Section 25. Subsection (1) section 206.90, Florida Statutes, is amended to read:
- 206.90 Bond required of terminal suppliers, importers, and whole-salers.—
- (1) Every terminal supplier, importer, or wholesaler, except a municipality, county, state agency, federal agency, school board, or special district, shall file with the department a bond or bonds in the penal sum of not more than \$300,000 \$100,000. The sum of such bond shall be approximately 3 times the average monthly diesel fuels tax and local option tax on diesel fuels paid or due during the preceding 12 calendar months, with a surety approved by the department. The licensee shall be the principal obligor and the state shall be the obligee, conditioned upon the faithful compliance with the provisions of this chapter, including the local option tax laws. If the sum of 3 times a licensee's average monthly tax is less than \$50, no bond shall be required.
- Section 26. Effective January 1, 2021, paragraphs (c) and (d) of subsection (1) of section 212.031, Florida Statutes, are amended to read:
 - 212.031 Tax on rental or license fee for use of real property.—

(1)

- (c) For the exercise of such privilege, a tax is levied at the rate of 5.4 5.5 percent of and on the total rent or license fee charged for such real property by the person charging or collecting the rental or license fee. The total rent or license fee charged for such real property shall include payments for the granting of a privilege to use or occupy real property for any purpose and shall include base rent, percentage rents, or similar charges. Such charges shall be included in the total rent or license fee subject to tax under this section whether or not they can be attributed to the ability of the lessor's or licensor's property as used or operated to attract customers. Payments for intrinsically valuable personal property such as franchises, trademarks, service marks, logos, or patents are not subject to tax under this section. In the case of a contractual arrangement that provides for both payments taxable as total rent or license fee and payments not subject to tax, the tax shall be based on a reasonable allocation of such payments and shall not apply to that portion which is for the nontaxable payments.
- (d) If the rental or license fee of any such real property is paid by way of property, goods, wares, merchandise, services, or other thing of value, the tax shall be at the rate of $5.4\,5.5$ percent of the value of the property, goods, wares, merchandise, services, or other thing of value.

- Section 27. 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; admissions to a Formula 1 Grand Prix, including qualifying and support races held at the circuit 72 hours before such Grand Prix; or admissions to National Basketball Association all-star events produced 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 28. Paragraph (a) of subsection (1) of section 212.05, Florida Statutes, is amended, and paragraph (n) is added to that subsection, 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.
- (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows:
- (a)1.a. At the rate of 6 percent of the sales price of each item or article of tangible personal property when sold at retail in this state, computed on each taxable sale for the purpose of remitting the amount of tax due the state, and including each and every retail sale.
- b. Each occasional or isolated sale of an aircraft, boat, mobile home, or motor vehicle of a class or type which is required to be registered, licensed, titled, or documented in this state or by the United States Government shall be subject to tax at the rate provided in this paragraph. The department shall by rule adopt any nationally recognized publication for valuation of used motor vehicles as the reference price list for any used motor vehicle which is required to be licensed pursuant to s. 320.08(1), (2), (3)(a), (b), (c), or (e), or (9). If any party to an occasional or isolated sale of such a vehicle reports to the tax collector a sales price which is less than 80 percent of the average loan price for the specified model and year of such vehicle as listed in the most recent reference price list, the tax levied under this paragraph shall be computed by the department on such average loan price unless the parties to the sale have provided to the tax collector an affidavit signed by each party, or other substantial proof, stating the actual sales price. Any party to such sale who reports a sales price less than the actual sales price is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. The department shall collect or attempt to collect from such party any delinquent sales taxes. In addition, such party shall pay any tax due and any penalty and interest assessed plus a penalty equal to twice the amount of the additional tax owed.

Notwithstanding any other provision of law, the Department of Revenue may waive or compromise any penalty imposed pursuant to this subparagraph.

- 2. This paragraph does not apply to the sale of a boat or aircraft by or through a registered dealer under this chapter to a purchaser who, at the time of taking delivery, is a nonresident of this state, does not make his or her permanent place of abode in this state, and is not engaged in carrying on in this state any employment, trade, business, or profession in which the boat or aircraft will be used in this state, or is a corporation none of the officers or directors of which is a resident of, or makes his or her permanent place of abode in, this state, or is a noncorporate entity that has no individual vested with authority to participate in the management, direction, or control of the entity's affairs who is a resident of, or makes his or her permanent abode in, this state. For purposes of this exemption, either a registered dealer acting on his or her own behalf as seller, a registered dealer acting as broker on behalf of a seller, or a registered dealer acting as broker on behalf of the purchaser may be deemed to be the selling dealer. This exemption shall not be allowed unless:
- a. The purchaser removes a qualifying boat, as described in subsubparagraph f., from the state within 90 days after the date of purchase or extension, or the purchaser removes a nonqualifying boat or an aircraft from this state within 10 days after the date of purchase or, when the boat or aircraft is repaired or altered, within 20 days after completion of the repairs or alterations; or if the aircraft will be registered in a foreign jurisdiction and:
- (I) Application for the aircraft's registration is properly filed with a civil airworthiness authority of a foreign jurisdiction within 10 days after the date of purchase;
- (II) The purchaser removes the aircraft from the state to a foreign jurisdiction within 10 days after the date the aircraft is registered by the applicable foreign airworthiness authority; and
- (III) The aircraft is operated in the state solely to remove it from the state to a foreign jurisdiction.

For purposes of this sub-subparagraph, the term "foreign jurisdiction" means any jurisdiction outside of the United States or any of its territories:

- b. The purchaser, within 90~30 days from the date of departure, provides the department with written proof that the purchaser licensed, registered, titled, or documented the boat or aircraft outside the state. If such written proof is unavailable, within 90~30 days the purchaser shall provide proof that the purchaser applied for such license, title, registration, or documentation. The purchaser shall forward to the department proof of title, license, registration, or documentation upon receipt;
- c. The purchaser, within 30 10 days after of removing the boat or aircraft from Florida, furnishes the department with proof of removal in the form of receipts for fuel, dockage, slippage, tie-down, or hangaring from outside of Florida. The information so provided must clearly and specifically identify the boat or aircraft;
- d. The selling dealer, within 30 5 days after of the date of sale, provides to the department a copy of the sales invoice, closing statement, bills of sale, and the original affidavit signed by the purchaser attesting that he or she has read the provisions of this section;
- e. The seller makes a copy of the affidavit a part of his or her record for as long as required by s. 213.35; and
- f. Unless the nonresident purchaser of a boat of 5 net tons of admeasurement or larger intends to remove the boat from this state within 10 days after the date of purchase or when the boat is repaired or altered, within 20 days after completion of the repairs or alterations, the nonresident purchaser applies to the selling dealer for a decal which authorizes 90 days after the date of purchase for removal of the boat. The nonresident purchaser of a qualifying boat may apply to the selling dealer within 60 days after the date of purchase for an extension decal that authorizes the boat to remain in this state for an additional 90 days, but not more than a total of 180 days, before the nonresident purchaser is required to pay the tax imposed by this chapter. The department is authorized to issue decals in advance to dealers. The

- number of decals issued in advance to a dealer shall be consistent with the volume of the dealer's past sales of boats which qualify under this sub-subparagraph. The selling dealer or his or her agent shall mark and affix the decals to qualifying boats in the manner prescribed by the department, before delivery of the boat.
- (I) The department is hereby authorized to charge dealers a fee sufficient to recover the costs of decals issued, except the extension decal shall cost \$425.
- (II) The proceeds from the sale of decals will be deposited into the administrative trust fund.
- (III) Decals shall display information to identify the boat as a qualifying boat under this sub-subparagraph, including, but not limited to, the decal's date of expiration.
- (IV) The department is authorized to require dealers who purchase decals to file reports with the department and may prescribe all necessary records by rule. All such records are subject to inspection by the department.
- (V) Any dealer or his or her agent who issues a decal falsely, fails to affix a decal, mismarks the expiration date of a decal, or fails to properly account for decals will be considered prima facie to have committed a fraudulent act to evade the tax and will be liable for payment of the tax plus a mandatory penalty of 200 percent of the tax, and shall be liable for fine and punishment as provided by law for a conviction of a misdemeanor of the first degree, as provided in s. 775.082 or s. 775.083.
- (VI) Any nonresident purchaser of a boat who removes a decal before permanently removing the boat from the state, or defaces, changes, modifies, or alters a decal in a manner affecting its expiration date before its expiration, or who causes or allows the same to be done by another, will be considered prima facie to have committed a fraudulent act to evade the tax and will be liable for payment of the tax plus a mandatory penalty of 200 percent of the tax, and shall be liable for fine and punishment as provided by law for a conviction of a misdemeanor of the first degree, as provided in s. 775.082 or s. 775.083.
- (VII) The department is authorized to adopt rules necessary to administer and enforce this subparagraph and to publish the necessary forms and instructions.
- (VIII) The department is hereby authorized to adopt emergency rules pursuant to s. 120.54(4) to administer and enforce the provisions of this subparagraph.

If the purchaser fails to remove the qualifying boat from this state within the maximum 180 days after purchase or a nonqualifying boat or an aircraft from this state within 10 days after purchase or, when the boat or aircraft is repaired or altered, within 20 days after completion of such repairs or alterations, or permits the boat or aircraft to return to this state within 6 months from the date of departure, except as provided in s. 212.08(7)(fff), or if the purchaser fails to furnish the department with any of the documentation required by this subparagraph within the prescribed time period, the purchaser shall be liable for use tax on the cost price of the boat or aircraft and, in addition thereto, payment of a penalty to the Department of Revenue equal to the tax payable. This penalty shall be in lieu of the penalty imposed by s. 212.12(2). The maximum 180-day period following the sale of a qualifying boat tax-exempt to a nonresident may not be tolled for any reason.

(n) At the rate of 5.5 percent of the sales price on the sale of a new mobile home. As used in this paragraph, the term "new mobile home" has the same meaning as in s. 319.001.

Section 29. Subsection (6) of section 212.055, Florida Statutes, is amended, and paragraph (f) is added to subsection (1) of that section, to read:

212.055 Discretionary sales surtaxes; legislative intent; authorization and use of proceeds.—It is the legislative intent that any authorization for imposition of a discretionary sales surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the levy. Each enactment shall specify the types of counties authorized to levy; the rate or rates which may be imposed; the maximum length of time the surtax may be imposed, if any; the procedure which must be followed to secure voter approval, if required; the pur-

pose for which the proceeds may be expended; and such other requirements as the Legislature may provide. Taxable transactions and administrative procedures shall be as provided in s. 212.054.

- (1) CHARTER COUNTY AND REGIONAL TRANSPORTATION SYSTEM SURTAX.—
- (f) Any discretionary sales surtax levied under this subsection pursuant to a referendum held on or after July 1, 2020, may not be levied for more than 30 years.
 - (6) SCHOOL CAPITAL OUTLAY SURTAX.—
- (a) The school board in each county may levy, pursuant to resolution conditioned to take effect only upon approval by a majority vote of the electors of the county voting in a referendum, a discretionary sales surtax at a rate that may not exceed 0.5 percent.
- (b) The resolution must shall include a statement that provides a brief and general description of the school capital outlay projects to be funded by the surtax. The resolution must include a statement that the revenues collected must be shared with eligible charter schools based on their proportionate share of the total school district enrollment. The statement must shall conform to the requirements of s. 101.161 and shall be placed on the ballot by the governing body of the county. The following question shall be placed on the ballot:

....FOR THECENTS TAXAGAINST THECENTS TAX

- (c) The resolution providing for the imposition of the surtax must shall set forth a plan for use of the surtax proceeds for fixed capital expenditures or fixed capital costs associated with the construction, reconstruction, or improvement of school facilities and campuses which have a useful life expectancy of 5 or more years, and any land acquisition, land improvement, design, and engineering costs related thereto. Additionally, the plan shall include the costs of retrofitting and providing for technology implementation, including hardware and software, for the various sites within the school district. Surtax revenues may be used to service for the purpose of servicing bond indebtedness to finance projects authorized by this subsection, and any interest accrued thereto may be held in trust to finance such projects. Neither the proceeds of the surtax nor any interest accrued thereto shall be used for $operational\ expenses.\ Surtax\ revenues\ shared\ with\ charter\ schools\ shall$ be expended by the charter school in a manner consistent with the allowable uses set forth in s. 1013.62(4). All revenues and expenditures shall be accounted for in a charter school's monthly or quarterly financial statement pursuant to s. 1002.33(9). The eligibility of a charter school to receive funds under this subsection shall be determined in accordance with s. 1013.62(1). If a school's charter is not renewed or is terminated and the school is dissolved under the provisions of law under which the school was organized, any unencumbered funds received under this subsection shall revert to the sponsor.
- (d) Surtax revenues collected by the Department of Revenue pursuant to this subsection shall be distributed to the school board imposing the surtax in accordance with law.
- Section 30. The amendment made by this act to s. 212.055(6), Florida Statutes, which amends the allowable uses of the school capital outlay surtax, applies to levies authorized by vote of the electors on or after July 1, 2020.
- Section 31. Paragraph (fff) of subsection (7) of section 212.08, Florida Statutes, is amended, and paragraph (u) is added to subsection (5) 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.
 - (5) EXEMPTIONS; ACCOUNT OF USE.—
- (u) Aircraft equipment used in governmental contracts.—Equipment, including electric and hydraulic ground power units, jet starter units, oxygen servicing and test equipment, engine trim boxes, and communications and avionics test sets, which is used to service, test, operate,

upgrade, or configure aircraft for advanced training purposes as part of any contract with the United States Department of Defense or with a military branch of a recognized foreign government is exempt from the tax imposed by this chapter.

(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.

(fff) Aircraft temporarily in the state.—

- 1. An aircraft owned by a nonresident is exempt from the use tax imposed under this chapter if the aircraft enters and remains in this state for less than a total of 21 days during the 6-month period after the date of purchase. The temporary use of the aircraft and subsequent removal from this state may be proven by invoices for fuel, tie-down, or hangar charges issued by out-of-state vendors or suppliers or similar documentation that clearly and specifically identifies the aircraft. The exemption provided in this subparagraph is in addition to the exemptions provided in subparagraphs 2. and 3. subparagraph 2. and s. 212.05(1)(a).
- 2. An aircraft owned by a nonresident is exempt from the use tax imposed under this chapter if the aircraft enters or remains in this state exclusively for purposes of flight training, repairs, alterations, refitting, or modification. Such purposes shall be supported by written documentation issued by in-state vendors or suppliers which clearly and specifically identifies the aircraft. The exemption provided in this subparagraph is in addition to the exemptions provided in subparagraph 1. and s. 212.05(1)(a).
- 3. An aircraft owned by a nonresident is exempt from the use tax imposed under this chapter if the aircraft enters or remains in this state exclusively to be used in service of a contract with the United States Department of Defense or with a military branch of a recognized foreign government. The exemption provided in this subparagraph is in addition to the exemptions provided in subparagraph 1. and s. 212.05(1)(a).

Section 32. Effective October 1, 2020, paragraph (jjj) of subsection (7) of section 212.08, Florida Statutes, is amended 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.
- (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.
 - (jjj) Certain machinery and equipment.—

- 1. Industrial machinery and equipment purchased by eligible manufacturing businesses which is used at a fixed location in this state for the manufacture, processing, compounding, or production of items of tangible personal property for sale is exempt from the tax imposed by this chapter. If, at the time of purchase, the purchaser furnishes the seller with a signed certificate certifying the purchaser's entitlement to exemption pursuant to this paragraph, the seller is not required to collect the tax on the sale of such items, and the department shall look solely to the purchaser for recovery of the tax if it determines that the purchaser was not entitled to the exemption.
 - 2. For purposes of this paragraph, the term:
- a. "Eligible manufacturing business" means any business whose primary business activity at the location where the industrial machinery and equipment is located is within the industries classified under NAICS codes 31, 32, 33, 112511, and 423930.
- b. "Eligible postharvest activity business" means a business whose primary business activity, at the location where the postharvest machinery and equipment is located, is within the industries classified under NAICS code 115114.
- c. "NAICS" means those classifications contained in the North American Industry Classification System, as published in 2007 by the Office of Management and Budget, Executive Office of the President.
- d. "Primary business activity" means an activity representing more than 50 percent of the activities conducted at the location where the industrial machinery and equipment or postharvest machinery and equipment is located.
- "Industrial machinery and equipment" means tangible personal property or other property that has a depreciable life of 3 years or more and that is used as an integral part in the manufacturing, processing, compounding, or production of tangible personal property for sale. The term includes tangible personal property or other property that has a depreciable life of 3 years or more which is used as an integral part in the recycling of metals for sale. A building and its structural components are not industrial machinery and equipment unless the building or structural component is so closely related to the industrial machinery and equipment that it houses or supports that the building or structural component can be expected to be replaced when the machinery and equipment are replaced. Heating and air conditioning systems are not industrial machinery and equipment unless the sole justification for their installation is to meet the requirements of the production process, even though the system may provide incidental comfort to employees or serve, to an insubstantial degree, nonproduction activities. The term includes parts and accessories for industrial machinery and equipment only to the extent that the parts and accessories are-necessary for the continued operation of the industrial machinery or equipment or were purchased before the date the machinery and equipment were are placed in service.
- f. "Postharvest activities" means services performed on crops, after their harvest, with the intent of preparing them for market or further processing. Postharvest activities include, but are not limited to, crop cleaning, sun drying, shelling, fumigating, curing, sorting, grading, packing, and cooling.
- g. "Postharvest machinery and equipment" means tangible personal property or other property with a depreciable life of 3 years or more which is used primarily for postharvest activities. A building and its structural components are not postharvest industrial machinery and equipment unless the building or structural component is so closely related to the postharvest machinery and equipment that it houses or supports that the building or structural component can be expected to be replaced when the postharvest machinery and equipment is replaced. Heating and air conditioning systems are not postharvest machinery and equipment unless the sole justification for their installation is to meet the requirements of the postharvest activities process, even though the system may provide incidental comfort to employees or serve, to an insubstantial degree, nonpostharvest activities.
- 3. Postharvest machinery and equipment purchased by an eligible postharvest activity business which is used at a fixed location in this state is exempt from the tax imposed by this chapter. All labor charges for the repair of, and parts and materials used in the repair of and

incorporated into, such postharvest machinery and equipment are also exempt. If, at the time of purchase, the purchaser furnishes the seller with a signed certificate certifying the purchaser's entitlement to exemption pursuant to this subparagraph, the seller is not required to collect the tax on the sale of such items, and the department shall look solely to the purchaser for recovery of the tax if it determines that the purchaser was not entitled to the exemption.

Section 33. Effective January 1, 2021, section 212.134, Florida Statutes, is created to read:

- 212.134 Information returns relating to payment-card and third-party network transactions.—
- (1) For each year in which a payment settlement entity, an electronic payment facilitator, or other third party contracted with the payment settlement entity to make payments to settle reportable payment transactions on behalf of the payment settlement entity must file a return pursuant to s. 6050W of the Internal Revenue Code, the entity, the facilitator, or the third party must submit the information in the return to the department by the 30th day after filing the federal return. The format of the information returns required must be either a copy of such information returns or a copy of such information returns related to participating payees with an address in the state. For purposes of this subsection, the term "payment settlement entity" has the same meaning as provided in s. 6050W of the Internal Revenue Code.
- (2) All reports submitted to the department under this section must be in an electronic format.
- (3) Any payment settlement entity, facilitator, or third party failing to file the information return required, filing an incomplete information return, or not filing an information return within the time prescribed is subject to a penalty of \$1,000 for each failure, if the failure is for not more than 30 days, with an additional \$1,000 for each month or fraction of a month during which each failure continues. The total amount of penalty imposed on a reporting entity may not exceed \$10,000 annually.
- (4) The executive director or his or her designee may waive the penalty if he or she determines that the failure to timely file an information return was due to reasonable cause and not due to willful negligence, willful neglect, or fraud.
 - Section 34. Section 212.181, Florida Statutes, is created to read:
- 212.181 Determination of business address situs, distributions, and adjustments.—
- (1) For each certificate of registration issued pursuant to s. 212.18(3)(b), the department shall assign the place of business to a county based on the location address provided at the time of registration or at the time the dealer notifies the department of a change in a business location address.
- (2)(a) Each county that furnishes to the department information needed to update the electronic database created and maintained pursuant to s. 202.22(2)(a), including addresses of new developments, changes in addresses, annexations, incorporations, reorganizations, and any other changes in jurisdictional boundaries within the county, must specify an effective date, which must be the next ensuing January 1 or July 1, and must be furnished to the department at least 120 days before the effective date. A county that provides notification to the department at least 120 days before the effective date that it has reviewed the database and has no changes for the ensuing January 1 or July 1 satisfies the requirement of this paragraph.
- (b) A county that imposes a tourist development tax in a subcounty special district pursuant to s. 125.0104(3)(b) must identify the subcounty special district addresses to which the tourist development tax applies as part of the address information submission required under paragraph (a). This paragraph does not apply to counties that self-administer the tax pursuant to s. 125.0104(10).
- (c) The department shall update the electronic database created and maintained under s. 202.22(2)(a) using the information furnished by local taxing jurisdictions under paragraph (a) and shall ensure each business location is correctly assigned to the applicable county pursuant to subsection (1). Each update must specify the effective date as the next

ensuing January 1 or July 1 and must be posted by the department on a website not less than 90 days before the effective date.

- (3)(a) For distributions made pursuant to ss. 125.0104, 212.20(6)(a), (b), and (d)2., misallocations occurring solely due to the assignment of an address to an incorrect county will be corrected prospectively only from the date the department is made aware of the misallocation, subject to the following:
- 1. If the county that should have received the misallocated distributions followed the notification and timing provisions in subsection (2) for the affected periods, such misallocations may be adjusted by prorating current and future distributions for the period the misallocation occurred, not to exceed 36 months from the date the department is made aware of the misallocation.
- 2. If the county that received the misallocated distribution followed the notification and timing provisions in subsection (2) for the affected periods and the county that should have received the misallocation did not, the correction shall apply only prospectively from the date the department is made aware of the misallocation.
- (b) Nothing in this subsection prevents affected counties from determining an alternative method of adjustment pursuant to an interlocal agreement. Affected counties with an interlocal agreement must provide a copy of the interlocal agreement specifying an alternative method of adjustment to the department within 90 days after the date of the department's notice of the misallocation.
- (4) The department may adopt rules to administer this section, including rules establishing procedures and forms.
- Section 35. 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 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 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 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 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 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 then-existing 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 420~300 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-sub-paragraph.

- 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 36. Section 215.179, Florida Statutes, is created to read:

215.179 Solicitation of payment.—An owner of a public building or the owner's employee may not seek, accept, or solicit any payment or other form of consideration for providing the written allocation letter described in s. 179D(d)(4) of the Internal Revenue Code and Internal Revenue Service (IRS) Notice 2008-40. An allocation letter must be signed and returned to the architect, engineer, or contractor within 15 days after written request. The architect, engineer, or contractor shall file the allocation request with the Department of Financial Services. This section is effective until the Internal Revenue Service supersedes s. 3 of IRS Notice 2008-40 and materially modifies the allocation process therein.

Section 37. Section 213.0537, Florida Statutes, is created to read:

213.0537 Electronic notification with affirmative consent.—

- (1) Notwithstanding any other provision of law, the Department of Revenue may send notices electronically, by postal mail, or both. Electronic transmission may be used only with the affirmative consent of the taxpayer or its representative. Documents sent pursuant to this section comply with the same timing and form requirements as documents sent by postal mail. If a document sent electronically is returned as undeliverable, the department must resend the document by postal mail. However, the original electronic transmission used with the affirmative consent of the taxpayer or its representative is the official mailing for purposes of this chapter.
- (2) A notice sent electronically will be considered to have been received by the recipient if the transmission is addressed to the address provided by the taxpayer or its representative. A notice sent electronically will be considered received even if no individual is aware of its receipt. In addition, a notice sent electronically shall be considered received if the department does not receive notification that the document was undeliverable.
 - (3) For the purposes of this section, the term:
- (a) "Affirmative consent" means that the taxpayer or its representative expressly consented to receive notices electronically either in response to a clear and conspicuous request for the taxpayer's or its representative's consent, or at the taxpayer's or its representative's own initiative.
- (b) "Notice" means all communications from the department to the taxpayer or its representative, including, but not limited to, billings, notices issued during the course of an audit, proposed assessments, and final assessments authorized by this chapter and any other actions constituting final agency action within the meaning of chapter 120.

Section 38. Paragraph (b) of subsection (1) of section 213.21, Florida Statutes, is amended to read:

213.21 Informal conferences; compromises.—

(1)

- (b) The statute of limitations upon the issuance of final assessments and the period for filing a claim for refund as required by s. 215.26(2) for any transactions occurring during the audit period shall be tolled during the period in which the taxpayer is engaged in a procedure under this section.
- Section 39. Effective upon this act becoming a law, paragraph (a) of subsection (4) of section 220.1105, Florida Statutes, is amended to read:

- 220.1105 Tax imposed; automatic refunds and downward adjustments to tax rates.—
- (4) For fiscal years 2018-2019 through 2020-2021, any amount by which net collections for a fiscal year exceed adjusted forecasted collections for that fiscal year shall only be used to provide refunds to corporate income tax payers as follows:
 - (a) For purposes of this subsection, the term:
 - 1. "Eligible taxpayer" means:
- a. For fiscal year 2018-2019, a taxpayer whose taxable year begins between April 1, 2017, and March 31, 2018, and whose final tax liability for such taxable year is greater than zero;
- b. For fiscal year 2019-2020, a taxpayer whose taxable year begins between April 1, 2018, and March 31, 2019, and whose final tax liability for such taxable year is greater than zero; or
- c. For fiscal year 2020-2021 a taxpayer whose taxable year begins between April 1, 2019, and March 31, 2020, and whose final tax liability for such taxable year is greater than zero.
- 2. "Excess collections" for a fiscal year means the amount by which net collections for a fiscal year exceeds adjusted forecasted collections for that fiscal year.
- 3. "Final tax liability" means the taxpayer's amount of tax due under this chapter for a taxable year, reported on a return filed with the department, plus the amount of any credit taken on such return under s. 220.1875.
- 4. "Total eligible tax liability" for a fiscal year means the sum of final tax liabilities of all eligible taxpayers for a fiscal year as such liabilities are shown on the latest return filed with the department as of February 1 immediately following that fiscal year.
- 5. "Taxpayer refund share" for a fiscal year means an eligible taxpayer's final tax liability as a percentage of the total eligible tax liability for that fiscal year.
- 6. "Taxpayer refund" for a fiscal year means the taxpayer refund share for a fiscal year multiplied by the excess collections for a fiscal year.
- Section 40. The amendment made by this act to s. 220.1105(4)(a)3., Florida Statutes, is remedial in nature and applies retroactively.
- Section 41. 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 \$18.2 \frac{\$18.5}{\$18.5}\$ million in the 2018-2019 fiscal year 2020-2021 and \$10 million each fiscal year thereafter.

Section 42. Section 220.197, Florida Statutes, is created to read:

220.197 1031 exchange tax credit.—

- (1) As used in this section, the term "NAICS" means those classifications contained in the North American Industry Classification System, as published in 2007 by the Office of Management and Budget, Executive Office of the President.
- (2) A taxpayer is eligible for a \$2 million credit against the tax imposed by this chapter for its 2018 taxable year if:
 - (a)1. The taxpayer is classified in the NAICS industry code 53211;
- 2. The taxpayer deferred gains on the sale of personal property assets for federal income purposes under s. 1031 of the Internal Revenue Code during its taxable year beginning on or after August 1, 2016, and before August 1, 2017; and

- 3. The taxpayer's final tax liability for its taxable year beginning on or after August 1, 2017, and before August 1, 2018, before application of the credit authorized by this section, is greater than \$15 million and is at least 700 percent greater than its final tax liability for its taxable year beginning on or after August 1, 2016, and before August 1, 2017; or
- (b)1. The taxpayer is classified under NAICS industry code 522220 or 532112;
- 2. The taxpayer deferred gains on the sale of personal property assets for federal income purposes under s. 1031 of the Internal Revenue Code during its taxable year beginning on or after August 1, 2016, and before August 1, 2017; and
- 3. The taxpayer's final tax liability for its taxable year beginning on or after August 1, 2017, and before August 1, 2018, before application of the credit authorized by this section, was greater than \$15 million and was at least \$15 million greater than its final tax liability for its taxable year beginning on or after August 1, 2016, and before August 1, 2017.
 - (3) This section operates retroactively to January 1, 2018.

Section 43. Paragraph (b) of subsection (5) and subsections (8) and (9) of section 288.106, Florida Statutes, are amended to read:

 $288.106\,$ Tax refund program for qualified target industry businesses.—

(5) TAX REFUND AGREEMENT.—

- (b) Compliance with the terms and conditions of the agreement is a condition precedent for the receipt of a tax refund each year. The failure to comply with the terms and conditions of the tax refund agreement results in the loss of eligibility for receipt of all tax refunds previously authorized under this section and the revocation by the department of the certification of the business entity as a qualified target industry business, unless the business is eligible to receive and elects to accept a prorated refund under paragraph (6)(e) or the department grants the business an economic recovery extension.
- 1. A qualified target industry business may submit a request to the department for an economic recovery extension. The request must provide quantitative evidence demonstrating how negative economic conditions in the business's industry, the effects of a named hurricane or tropical storm, or specific acts of terrorism affecting the qualified target industry business have prevented the business from complying with the terms and conditions of its tax refund agreement.
- 2. Upon receipt of a request under subparagraph 1., the department has 45 days to notify the requesting business, in writing, whether its extension has been granted or denied. In determining whether an extension should be granted, the department shall consider the extent to which negative economic conditions in the requesting business's industry have occurred in the state or the effects of a named hurricane or tropical storm or specific acts of terrorism affecting the qualified target industry business have prevented the business from complying with the terms and conditions of its tax refund agreement. The department shall consider current employment statistics for this state by industry, including whether the business's industry had substantial job loss during the prior year, when determining whether an extension shall be granted
- 3. As a condition for receiving a prorated refund under paragraph (6)(e) or an economic recovery extension under this paragraph, a qualified target industry business must agree to renegotiate its tax refund agreement with the department to, at a minimum, ensure that the terms of the agreement comply with current law and the department's procedures governing application for and award of tax refunds. Upon approving the award of a prorated refund or granting an economic recovery extension, the department shall renegotiate the tax refund agreement with the business as required by this subparagraph. When amending the agreement of a business receiving an economic recovery extension, the department may extend the duration of the agreement for a period not to exceed 2 years.
- 4. A qualified target industry business located in a county affected by Hurricane Michael, as defined in subsection (8), may submit a request for an economic recovery extension to the department in lieu of

- any tax refund claim scheduled to be submitted after January 1, 2021 2009, but before July 1, 2023 2012.
- 5. A qualified target industry business that receives an economic recovery extension may not receive a tax refund for the period covered by the extension.
- (8) SPECIAL INCENTIVES.—If the department determines it is in the best interest of the public for reasons of facilitating economic development, growth, or new employment opportunities within a Disproportionally Affected county affected by Hurricane Michael, the department may, between July 1, 2020 2011, and June 30, 2023 2014, may waive any or all wage or local financial support eligibility requirements. If the department elects to waive wage or financial support eligibility requirements, the waiver must be stated in writing. and allow A qualified target industry business that relocates from another state to, or establishes which relocates all or a portion of its business or expands its existing business in, a to a Disproportionally Affected county affected by Hurricane Michael is eligible to receive a tax refund payment of up to \$10,000 \$6,000 multiplied by the number of jobs specified in the tax refund agreement under subparagraph (5)(a)1. over the term of the agreement. Prior to granting such waiver, the executive director of the department shall file with the Governor a written statement of the conditions and circumstances constituting the reason for the waiver. Such business shall be eligible for the additional tax refund payments specified in subparagraph (3)(b)4. if it meets the criteria. As used in this section, the term "Disproportionally Affected county affected by Hurricane Michael" means Bay County, Calhoun County Escambia County, Franklin County, Gadsden County, Gulf County, Holmes County, Jackson County, Jefferson County, Leon County, Liberty County, Okaloosa County, Santa Rosa County, Walton County, or Wakulla County, Walton County, or Washington County.
- (9) EXPIRATION. An applicant may not be certified as qualified under this section after June 30, 2020. A tax refund agreement existing on that date shall continue in effect in accordance with its terms.

Section 44. Subsection (8) of section 288.1168, Florida Statutes, is amended to read:

288.1168 Professional golf hall of fame facility.—

(8) This section is repealed June 30, 2033 2023.

Section 45. Paragraph (c) is added to subsection (2) of section 319.32, Florida Statutes, to read:

319.32 Fees; service charges; disposition.—

(2)

(c) In exercising his or her authority to contract with a license plate agent, the tax collector shall determine the additional service charges to be collected by privately owned license plate agents approved by the tax collector. Additional service charges must be itemized and disclosed to the person paying the service charges to the license plate agent. The license plate agent shall enter into a contract with the tax collector regarding the disclosure of additional service charges.

Section 46. Subsection (5) of section 320.03, Florida Statutes, is amended to read:

 $320.03\,$ Registration; duties of tax collectors; International Registration Plan.—

(5) In addition to the fees required under s. 320.08, a fee of 50 cents shall be charged on every license registration sold to cover the costs of the Florida Real Time Vehicle Information System. The fees collected shall be deposited into the Highway Safety Operating Trust Fund to be used exclusively to fund the system. The fee may only be used to fund the system equipment, software, personnel associated with the maintenance and programming of the system, and networks used in the offices of the county tax collectors as agents of the department and the ancillary technology necessary to integrate the system with other tax collection systems. Other tax collection systems may include technology systems provided by vendors contracted with the tax collector for inperson transactions of motor vehicle and mobile home registration certificates, registration license plates, and validation stickers and online motor vehicle and mobile home registration renewals and validation

stickers. Upon a tax collector's request, the department shall provide the tax collector and its approved vendors with the same data access and interface functionality that other third parties receive from the department, including, but not limited to, bulk data for vehicle registrations and each applicant's current residential address and electronic mail address collected pursuant to s. 320.95. Such data and functionality shall be used only for purposes of fulfilling the tax collector's statutory duties under this chapter and may not be resold or used for any other purpose. For purposes of this subsection, other tax collection systems do not include electronic filing systems pursuant to this section. The department shall administer this program upon consultation with the Florida Tax Collectors, Inc., to ensure that each county tax collector's office is technologically equipped and functional for the operation of the Florida Real Time Vehicle Information System. The department and each county tax collector's approved vendor shall enter into a memorandum of understanding, which includes protection of consumer privacy and data collection. Each county tax collector and its approved license plate agents shall enter into a memorandum of understanding with the department regarding use of the Florida Real Time Vehicle Information System in accordance with paragraph (4)(b). Any designated revenue collected to support functions of the county tax collectors and not used in a given year must remain exclusively in the trust fund as a carryover to the following year.

Section 47. Present subsection (3) of section 320.04, Florida Statutes, is redesignated as subsection (4), and a new subsection (3) is added to that section, to read:

320.04 Registration service charge.—

(3) In exercising his or her authority to contract with a license plate agent, the tax collector shall determine the additional service charges to be collected by privately owned license plate agents approved by the tax collector. Additional service charges must be itemized and disclosed to the person paying the service charges to the license plate agent. The license plate agent shall enter into a contract with the tax collector regarding the disclosure of additional service charges.

Section 48. Subsection (7) of section 328.72, Florida Statutes, is amended to read:

328.72 Classification; registration; fees and charges; surcharge; disposition of fees; fines; marine turtle stickers.—

(7) SERVICE FEE.—

- (a) In addition to other registration fees, the vessel owner shall pay the tax collector a \$2.25 service fee for each registration issued, replaced, or renewed. Except as provided in subsection (15), all fees, other than the service charge, collected by a tax collector must be remitted to the department not later than 7 working days following the last day of the week in which the money was remitted. Vessels may travel in salt water or fresh water.
- (b) In exercising his or her authority to contract with a license plate agent, the tax collector shall determine the additional service charges to be collected by privately owned license plate agents approved by the tax collector. Additional service charges must be itemized and disclosed to the person paying the service charges to the license plate agent. The license plate agent shall enter into a contract with the tax collector regarding the disclosure of additional service charges.

Section 49. Subsection (1) of section 328.73, Florida Statutes, is amended to read:

328.73 Registration; duties of tax collectors.—

(1) The tax collectors in the counties of the state, as authorized agents of the department, shall issue registration certificates and vessel numbers and decals to applicants, subject to the requirements of law and in accordance with rules of the department. Other tax collection systems may include technology systems provided by vendors contracted with the tax collector for in-person and online vessel registration certificates and vessel numbers and decals. Upon a tax collector's request, the department shall provide the tax collector and its approved vendors with the same data access and interface functionality that other third parties receive from the department, including, but not limited to, bulk data for vessel registrations and each applicant's current residential address and

electronic mail address collected pursuant to s. 328.30. Such data and functionality shall be used only for purposes of fulfilling the tax collector's statutory duties under this chapter and may not be resold or used for any other purpose. The department and each county tax collector's approved vendor shall enter into a memorandum of understanding, which includes protection of consumer privacy and data collection.

Section 50. Subsection (4) of section 376.30781, Florida Statutes, is 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 \$18.2 \$18.5 million in tax credits in fiscal year 2020-2021 2018 2019 and \$10 million in tax credits each fiscal year thereafter.

Section 51. Subsection (1) of section 413.4021, Florida Statutes, is amended to read:

413.4021 Program participant selection; tax collection enforcement diversion program.—The Department of Revenue, in coordination with the Florida Association of Centers for Independent Living and the Florida Prosecuting Attorneys Association, shall select judicial circuits in which to operate the program. The association and the state attorneys' offices shall develop and implement a tax collection enforcement diversion program, which shall collect revenue due from persons who have not remitted their collected sales tax. The criteria for referral to the tax collection enforcement diversion program shall be determined cooperatively between the state attorneys' offices and the Department of Revenue.

(1) Notwithstanding s. 212.20, 75 50 percent of the revenues collected from the tax collection enforcement diversion program shall be deposited into the special reserve account of the Florida Association of Centers for Independent Living, to be used to administer the James Patrick Memorial Work Incentive Personal Attendant Services and Employment Assistance Program and to contract with the state attorneys participating in the tax collection enforcement diversion program in an amount of not more than \$75,000 for each state attorney.

Section 52. Subsections (1), (2), and (5) of section 443.163, Florida Statutes, are amended to read:

 $443.163\,$ Electronic reporting and remitting of contributions and reimbursements.—

(1) An employer may file any report and remit any contributions or reimbursements required under this chapter by electronic means. The Department of Economic Opportunity or the state agency providing reemployment assistance tax collection services shall adopt rules prescribing the format and instructions necessary for electronically filing reports and remitting contributions and reimbursements to ensure a full collection of contributions and reimbursements due. The acceptable method of transfer, the method, form, and content of the electronic means, and the method, if any, by which the employer will be provided with an acknowledgment shall be prescribed by the department or its tax collection service provider. However, any employer who employed 10 or more employees in any quarter during the preceding state fiscal year must file the Employers Quarterly Reports, including any corrections, for the current calendar year and remit the contributions and reimbursements due by electronic means approved by the tax collection service provider. A person who prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year must file the Employers Quarterly Reports for each calendar quarter in the current calendar year, beginning with reports due for the second calendar quarter of 2003, by electronic means approved by the tax collection service provider.

(2)(a) An employer who is required by law to file an Employers Quarterly Report, including any corrections, by approved electronic means, but who files the report either directly or through an agent by a means other than approved electronic means, is liable for a penalty of \$25 \$50 for that report and \$1 for each employee, not to exceed \$300. This penalty is in addition to any other penalty provided by this chap-

ter. However, the penalty does not apply if the tax collection service provider waives the electronic filing requirement in advance. An employer who fails to remit contributions or reimbursements either directly or through an agent by approved electronic means as required by law is liable for a penalty of \$25 \$50 for each remittance submitted by a means other than approved electronic means. This penalty is in addition to any other penalty provided by this chapter.

- (b) A person who prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year, but who fails to file an Employers Quarterly Report for each calendar quarter in the current calendar year by approved electronic means, is liable for a penalty of \$50 for that report and \$1 for each employee. This penalty is in addition to any other penalty provided by this chapter. However, the penalty does not apply if the tax collection service provider waives the electronic filing requirement in advance.
- (5) The tax collection service provider may waive the penalty imposed by this section if a written request for a waiver is filed which establishes that imposition would be inequitable. Examples of inequity include, but are not limited to, situations where the failure to electronically file was caused by one of the following factors:
- (a) Death or serious illness of the person responsible for the preparation and filing of the report.
 - (b) Destruction of the business records by fire or other casualty.
 - (c) Unscheduled and unavoidable computer downtime.

Section 53. Subsections (1) and (3) of section 626.932, Florida Statutes, are amended to read:

626.932 Surplus lines tax.—

- (1) The premiums charged for surplus lines coverages are subject to a premium receipts tax of 4.94~5 percent of all gross premiums charged for such insurance. The surplus lines agent shall collect from the insured the amount of the tax at the time of the delivery of the cover note, certificate of insurance, policy, or other initial confirmation of insurance, in addition to the full amount of the gross premium charged by the insurer for the insurance. The surplus lines agent is prohibited from absorbing such tax or, as an inducement for insurance or for any other reason, rebating all or any part of such tax or of his or her commission.
- (3) If a surplus lines policy covers risks or exposures only partially in this state and the state is the home state as defined in the federal Nonadmitted and Reinsurance Reform Act of 2010 (NRRA), the tax payable shall be computed on the gross premium. The surplus lines policy must be taxed in accordance with subsection (1) and the agent shall report the total premium for the risk that is located in this state and the total premium for the risk that is located outside of this state to the Florida Surplus Lines Service Office in the manner and form directed by the Florida Surplus Lines Service Office The tax must not exceed the tax rate where the risk or exposure is located.
- Section 54. Subsection (3) of section 718.111, Florida Statutes, is amended to read:

718.111 The association.—

- (3) POWER TO MANAGE CONDOMINIUM PROPERTY AND TO CONTRACT, SUE, AND BE SUED; CONFLICT OF INTEREST.—
- (a) The association may contract, sue, or be sued with respect to the exercise or nonexercise of its powers. For these purposes, the powers of the association include, but are not limited to, the maintenance, management, and operation of the condominium property.
- (b) After control of the association is obtained by unit owners other than the developer, the association may:
- 1. Institute, maintain, settle, or appeal actions or hearings in its name on behalf of all unit owners concerning matters of common interest to most or all unit owners, including, but not limited to, the common elements; the roof and structural components of a building or other improvements; mechanical, electrical, and plumbing elements serving an improvement or a building; representations of the developer pertaining to any existing or proposed commonly used facilities;

- 2. Protest and protesting ad valorem taxes on commonly used facilities and on units; and may
- 3. Defend actions pertaining to ad valorem taxation of commonly used facilities or units or related to in eminent domain; or
 - 4. Bring inverse condemnation actions.
- (c) If the association has the authority to maintain a class action, the association may be joined in an action as representative of that class with reference to litigation and disputes involving the matters for which the association could bring a class action.
- (d) The association, in its own name or on behalf of some or all unit owners, may institute, file, protest, maintain, or defend any administrative challenge, lawsuit, appeal, or other challenge to ad valorem taxes assessed on units, commonly used facilities, or common elements. Except as provided in s. 194.181(2)(c)1., the affected association members are not necessary or indispensable parties to such actions. This paragraph is intended to clarify existing law and applies to cases pending on July 1, 2020, and to cases beginning thereafter.
- (e) Nothing herein limits any statutory or common-law right of any individual unit owner or class of unit owners to bring any action without participation by the association which may otherwise be available.
- (f) An association may not hire an attorney who represents the management company of the association.
- Section 55. Paragraph (b) of subsection (6) of section 1013.64, Florida Statutes, is amended to read:
- 1013.64 Funds for comprehensive educational plant needs; construction cost maximums for school district capital projects.—Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows:

(6)

- (b)1. A district school board may not use funds from the following sources: Public Education Capital Outlay and Debt Service Trust Fund; School District and Community College District Capital Outlay and Debt Service Trust Fund; Classrooms First Program funds provided in s. 1013.68; nonvoted 1.5-mill levy of ad valorem property taxes provided in s. 1011.71(2); Classrooms for Kids Program funds provided in s. 1013.735; District Effort Recognition Program funds provided in s. 1013.736; or High Growth District Capital Outlay Assistance Grant Program funds provided in s. 1013.738 to pay for any portion of the cost of any new construction of educational plant space with a total cost per student station, including change orders, which exceeds:
 - a. \$17,952 for an elementary school;
 - b. \$19,386 for a middle school; or
 - c. \$25,181 for a high school,

(January 2006) as adjusted annually to reflect increases or decreases in the Consumer Price Index. The department, in conjunction with the Office of Economic and Demographic Research, shall review and adjust the cost per student station limits to reflect actual construction costs by January 1, 2020, and annually thereafter. The adjusted cost per student station shall be used by the department for computation of the statewide average costs per student station for each instructional level pursuant to paragraph (d). The department shall also collaborate with the Office of Economic and Demographic Research to select an industry-recognized construction index to replace the Consumer Price Index by January 1, 2020, adjusted annually to reflect changes in the construction index.

2. School districts shall maintain accurate documentation related to the costs of all new construction of educational plant space reported to the Department of Education pursuant to paragraph (d). The Auditor General shall review the documentation maintained by the school districts and verify compliance with the limits under this paragraph during its scheduled operational audits of the school district.

- 3. Except for educational facilities and sites subject to a lease-purchase agreement entered pursuant to s. 1011.71(2)(e) or funded solely through local impact fees, in addition to the funding sources listed in subparagraph 1., a district school board may not use funds from any sources for new construction of educational plant space with a total cost per student station, including change orders, which equals more than the current adjusted amounts provided in sub-subparagraphs 1.a.-c. However, if a contract has been executed for architectural and design services or for construction management services before July 1, 2017, a district school board may use funds from any source for the new construction of educational plant space and such funds are exempt from the total cost per student station requirements.
- 4. A district school board must not use funds from the Public Education Capital Outlay and Debt Service Trust Fund or the School District and Community College District Capital Outlay and Debt Service Trust Fund for any new construction of an ancillary plant that exceeds 70 percent of the average cost per square foot of new construction for all schools.
- Section 56. Section 48 of chapter 2018-6, 2018 Laws of Florida, is amended to read:
- Section 48. The amendments made by this act to ss. 220.13, 220.1875, and 1002.395, Florida Statutes, apply to taxable years beginning on or after January 1, 2018. The amendment made by this act to s. 1002.395(5)(c), extending the credit carryforward period from 5 to 10 years, applies to any credit available to be carried forward on or after July 1, 2018.
- Section 57. The amendment made by this act to section 48 of chapter 2018-6, 2018 Laws of Florida, is remedial and clarifying in nature and applies retroactively to July 1, 2018.
- Section 58. Clothing, school supplies, 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 August 7, 2020, through August 9, 2020, 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 \$60 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, staplers and staples used to secure paper products, protractors, compasses, and calculators.
- (2) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from August 7, 2020, through August 9, 2020, on the first \$1,000 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, handheld devices, 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. The term "monitor" does not include any device that includes 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 tax exemptions provided in this section may apply at the option of a dealer if less than 5 percent of the dealer's gross sales of tangible personal property in the prior calendar year are comprised of items that would be exempt under this section. If a qualifying dealer chooses not to participate in the tax holiday, by August 1, 2020, the dealer must notify the Department of Revenue in writing of its election to collect sales tax during the holiday and must post a copy of that notice in a conspicuous location at its place of business.
- (5) The Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing this section. Notwithstanding any other provision of law, emergency rules adopted pursuant to this subsection 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.
- (6) For the 2019-2020 fiscal year, the sum of \$241,000 in non-recurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing this section. Funds remaining unexpended or unencumbered from this appropriation as of June 30, 2020, shall revert and be reappropriated for the same purpose in the 2020-2021 fiscal year.
 - (7) This section shall take effect upon this act becoming a law.
 - Section 59. Disaster preparedness supplies; sales tax holiday.—
- (1) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from May 29, 2020, through June 4, 2020, on the sale of:
 - (a) A portable self-powered light source selling for \$20 or less.
- (b) A portable self-powered radio, two-way radio, or weather-band radio selling for \$50 or less.
- (c) A tarpaulin or other flexible waterproof sheeting selling for \$50 or less
- (d) An item normally sold as, or generally advertised as, a ground anchor system or tie-down kit selling for \$50 or less.
 - (e) A gas or diesel fuel tank selling for \$25 or less.
- (f) A package of AA-cell, AAA-cell, C-cell, D-cell, 6-volt, or 9-volt batteries, excluding automobile and boat batteries, selling for \$30 or less.
 - (g) A nonelectric food storage cooler selling for \$30 or less.
- (h) A portable generator used to provide light or communications or preserve food in the event of a power outage selling for \$750 or less.
 - (i) Reusable ice selling for \$10 or less.
- (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 is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, to administer this section.
- (4) For the 2019-2020 fiscal year, the sum of \$70,000 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing this section.
 - (5) This section shall take effect upon this act becoming a law.
 - Section 60. Section 211.0252, Florida Statutes, is created to read:

211.0252 Credit for contributions to eligible charitable organizations.—Beginning July 1, 2021, there is allowed a credit of 100 percent of an eligible contribution made to an eligible charitable organization under s. 402.62 against any tax due under s. 211.02 or s. 211.025. However, the combined credit allowed under this section and s. 211.0251 may not exceed 50 percent of the tax due on the return on which the credit is taken. If the combined credit allowed under this section and s. 211.0251 exceeds 50 percent of the tax due on the return, the credit must first be taken under s. 211.0251. Any remaining liability, up to 50 percent of the tax due, shall be taken under this section. For purposes of the distributions of tax revenue under s. 211.06, the department shall disregard any tax credits allowed under this section to ensure that any reduction in tax revenue received which is attributable to the tax credits results only in a reduction in distributions to the General Revenue Fund. The provisions of s. 402.62 apply to the credit authorized by this section.

Section 61. Section 212.1833, Florida Statutes, is created to read:

212.1833 Credit for contributions to eligible charitable organizations.—Beginning July 1, 2021, there is allowed a credit of 100 percent of an eligible contribution made to an eligible charitable organization under s. 402.62 against any tax imposed by the state and due under this chapter from a direct pay permitholder as a result of the direct pay permit held pursuant to s. 212.183. For purposes of the dealer's credit granted for keeping prescribed records, filing timely tax returns, and properly accounting and remitting taxes under s. 212.12, the amount of tax due used to calculate the credit shall include any eligible contribution made to an eligible charitable organization from a direct pay permitholder. For purposes of the distributions of tax revenue under s. 212.20, the department shall disregard any tax credits allowed under this section to ensure that any reduction in tax revenue received that is attributable to the tax credits results only in a reduction in distributions to the General Revenue Fund. The provisions of s. 402.62 apply to the credit authorized by this section. A dealer who claims a tax credit under this section must file his or her tax returns and pay his or her taxes by electronic means under s. 213.755.

Section 62. Subsection (8) of section 220.02, Florida Statutes, is amended 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. 220.184, those enumerated in s. 220.186, those enumerated in s. 220.184, those enumerated in s. 220.186, those enumerated in s. 220.185, those enumerated in s. 220.1875, those enumerated in s. 220.1876, those enumerated in s. 220.193, those enumerated in s. 220.194, those enumerated in s. 220.199, those enumerated in s. 220.1899, those enumerated in s. 220.194, and those enumerated in s. 220.196.

Section 63. Paragraph (a) of subsection (1) of section 220.13, Florida Statutes, is amended to read:

220.13 "Adjusted federal income" defined.—

- (1) The term "adjusted federal income" means an amount equal to the taxpayer's taxable income as defined in subsection (2), or such taxable income of more than one taxpayer as provided in s. 220.131, for the taxable year, adjusted as follows:
 - (a) Additions.—There shall be added to such taxable income:
- 1.a. The amount of any tax upon or measured by income, excluding taxes based on gross receipts or revenues, paid or accrued as a liability to the District of Columbia or any state of the United States which is deductible from gross income in the computation of taxable income for the taxable year.
- b. Notwithstanding sub-subparagraph a., if a credit taken under s. $220.1875 \ or \ s. \ 220.1876$ is added to taxable income in a previous taxable year under subparagraph 11. and is taken as a deduction for federal tax purposes in the current taxable year, the amount of the deduction allowed shall not be added to taxable income in the current year. The

- exception in this sub-subparagraph is intended to ensure that the credit under s. $220.1875 \ or \ s. \ 220.1876$ is added in the applicable taxable year and does not result in a duplicate addition in a subsequent year.
- 2. The amount of interest which is excluded from taxable income under s. 103(a) of the Internal Revenue Code or any other federal law, less the associated expenses disallowed in the computation of taxable income under s. 265 of the Internal Revenue Code or any other law, excluding 60 percent of any amounts included in alternative minimum taxable income, as defined in s. 55(b)(2) of the Internal Revenue Code, if the taxpayer pays tax under s. 220.11(3).
- 3. In the case of a regulated investment company or real estate investment trust, an amount equal to the excess of the net long-term capital gain for the taxable year over the amount of the capital gain dividends attributable to the taxable year.
- 4. That portion of the wages or salaries paid or incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year under s. 220.181. This subparagraph shall expire on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.
- 5. That portion of the ad valorem school taxes paid or incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year under s. 220.182. This subparagraph shall expire on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.
- 6. The amount taken as a credit under s. 220.195 which is deductible from gross income in the computation of taxable income for the taxable year.
- 7. That portion of assessments to fund a guaranty association incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year.
- 8. In the case of a nonprofit corporation which holds a pari-mutuel permit and which is exempt from federal income tax as a farmers' cooperative, an amount equal to the excess of the gross income attributable to the pari-mutuel operations over the attributable expenses for the taxable year.
- 9. The amount taken as a credit for the taxable year under s. 220.1895.
- 10. Up to nine percent of the eligible basis of any designated project which is equal to the credit allowable for the taxable year under s. 220.185.
- 11. Any The amount taken as a credit for the taxable year under s. $220.1875 \ or \ s. \ 220.1876$. The addition in this subparagraph is intended to ensure that the same amount is not allowed for the tax purposes of this state as both a deduction from income and a credit against the tax. This addition is not intended to result in adding the same expense back to income more than once.
- 12. The amount taken as a credit for the taxable year under s. 220.192.
- 13. The amount taken as a credit for the taxable year under s. 220.193.
- 14. Any portion of a qualified investment, as defined in s. 288.9913, which is claimed as a deduction by the taxpayer and taken as a credit against income tax pursuant to s. 288.9916.
- 15. The costs to acquire a tax credit pursuant to s. 288.1254(5) that are deducted from or otherwise reduce federal taxable income for the taxable year.
- 16. The amount taken as a credit for the taxable year pursuant to s. 220.194.
- 17. The amount taken as a credit for the taxable year under s. 220.196. The addition in this subparagraph is intended to ensure that the same amount is not allowed for the tax purposes of this state as both a deduction from income and a credit against the tax. The addition is

not intended to result in adding the same expense back to income more than once.

Section 64. Subsection (2) of section 220.186, Florida Statutes, is amended to read:

220.186 Credit for Florida alternative minimum tax.—

- (2) The credit pursuant to this section shall be the amount of the excess, if any, of the tax paid based upon taxable income determined pursuant to s. 220.13(2)(k) over the amount of tax which would have been due based upon taxable income without application of s. 220.13(2)(k), before application of this credit without application of any credit under s. 220.1875 or s. 220.1876.
 - Section 65. Section 220.1876, Florida Statutes, is created to read:
- 220.1876 Credit for contributions to eligible charitable organizations.—
- (1) Beginning January 1, 2021, there is allowed a credit of 100 percent of an eligible contribution made to an eligible charitable organization under s. 402.62 against any tax due for a taxable year under this chapter after the application of any other allowable credits by the tax-payer. An eligible contribution must be made to an eligible charitable organization on or before the date the taxpayer is required to file a return pursuant to s. 220.222. The credit granted by this section shall be reduced by the difference between the amount of federal corporate income tax, taking into account the credit granted by this section, and the amount of federal corporate income tax without application of the credit granted by this section.
- (2) A taxpayer who files a Florida consolidated return as a member of an affiliated group pursuant to s. 220.131(1) may be allowed the credit on a consolidated return basis; however, the total credit taken by the affiliated group is subject to the limitation established under subsection (1).
- (3) The provisions of s. 402.62 apply to the credit authorized by this section.
- (4) If a taxpayer applies and is approved for a credit under s. 402.62 after timely requesting an extension to file under s. 220.222(2):
- (a) The credit does not reduce the amount of tax due for purposes of the department's determination as to whether the taxpayer was in compliance with the requirement to pay tentative taxes under ss. 220.222 and 220.32.
- (b) The taxpayer's noncompliance with the requirement to pay tentative taxes shall result in the revocation and rescindment of any such credit.
- (c) The taxpayer shall be assessed for any taxes, penalties, or interest due from the taxpayer's noncompliance with the requirement to pay tentative taxes.

Section 66. Section 402.62, Florida Statutes, is created to read:

402.62 Children's Promise Tax Credit.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Annual tax credit amount" means, for any state fiscal year, the sum of the amount of tax credits approved under paragraph (5)(b), including tax credits to be taken under s. 211.0252, s. 212.1833, s. 220.1876, s. 561.1212, or s. 624.51056, which are approved for taxpayers whose taxable years begin on or after January 1 of the calendar year preceding the start of the applicable state fiscal year.
- (b) "Division" means the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation.
- (c) "Eligible charitable organization" means an organization designated by the Department of Children and Families to be eligible to receive funding under this section.
- (d) "Eligible contribution" means a monetary contribution from a taxpayer, subject to the restrictions provided in this section, to an eligible

- charitable organization. The taxpayer making the contribution may not designate a specific child assisted by the eligible charitable organization as the beneficiary of the contribution.
- (e) "Tax credit cap amount" means the maximum annual tax credit amount that the Department of Revenue may approve for a state fiscal year.
 - (2) CHILDREN'S PROMISE TAX CREDITS; ELIGIBILITY.—
- (a) The Department of Children and Families shall designate as an eligible charitable organization an organization that:
- 1. Is exempt from federal income taxation under s. 501(c)(3) of the Internal Revenue Code.
- 2. Is a Florida entity formed under chapter 605, chapter 607, or chapter 617 and whose principal office is located in this state.
 - 3. Provides services to:
 - a. Prevent child abuse, neglect, abandonment, or exploitation;
- b. Enhance the safety, permanency, or well-being of children with child welfare involvement;
- c. Assist families with children who have a chronic illness or physical, intellectual, developmental, or emotional disability; or
- d. Provide workforce development services to families of children eligible for a federal free or reduced-price meals program.
- 4. Has a contract or written referral agreement with, or reference from, the department, a community-based care lead agency as defined in s. 409.986, a managing entity as defined in s. 394.9082, or the Agency for Persons with Disabilities for services specified in subparagraph 3.
- 5. Provides to the department accurate information including, at a minimum, a description of the services provided by the organization that are eligible for funding under this section; the number of individuals served through those services during the last calendar year in total and the number served during the last calendar year using funding under this section; basic financial information regarding the organization and services eligible for funding under this section; outcomes for such services; and contact information for the organization.
- 6. Annually submits a statement signed by a current officer of the organization, under penalty of perjury, that the organization meets all criteria to qualify as an eligible charitable organization, has fulfilled responsibilities under this section for the previous fiscal year if the organization received any funding through this credit during the previous year, and intends to fulfill its responsibilities during the upcoming year.
- 7. Provides any documentation requested by the department to verify eligibility as an eligible charitable organization or compliance with this section.
- (b) The department may not designate as an eligible charitable organization an organization that:
- 1. Provides abortions, pays for or provides coverage for abortions, or financially supports any other entity that provides, pays for, or provides coverage for abortions; or
- 2. Has received more than 50 percent of its total annual revenue from the department or the Agency for Persons with Disabilities, either directly or via a contractor of the department or agency, in the prior fiscal year.
- (3) RESPONSIBILITIES OF ELIGIBLE CHARITABLE ORGANI-ZATIONS.—An eligible charitable organization that receives a contribution under this section must:
- (a) Conduct background screenings on all volunteers and staff working directly with children in any program funded under this section. The background screening shall use level 2 screening standards pursuant to s. 435.04. The department shall specify requirements for background screening in rule.

- (b) Expend 100 percent of any contributions received under this section for direct services to state residents for the purposes specified in subparagraph (2)(a)3.
 - (c) Annually submit to the department:
- 1. An audit of the eligible charitable organization conducted by an independent certified public accountant in accordance with auditing standards generally accepted in the United States, government auditing standards, and rules adopted by the Auditor General. The audit report must include a report on financial statements presented in accordance with generally accepted accounting principles. The audit report must be provided to the department within 180 days after completion of the eligible charitable organization's fiscal year.
- 2. A copy of the eligible charitable organization's most recent federal Internal Revenue Service Return of Organization Exempt from Income Tax form (Form 990).
- (d) Notify the department within 5 business days after the eligible charitable organization ceases to meet eligibility requirements or fails to fulfill its responsibilities under this section.
- (e) Upon receipt of a contribution, the eligible charitable organization shall provide the taxpayer that made the contribution with a certificate of contribution. A certificate of contribution must include the taxpayer's name and, if available, federal employer identification number, the amount contributed, the date of contribution, and the name of the eligible charitable organization.
- $\begin{tabular}{ll} (4) & RESPONSIBILITIES & OF & THE & DEPARTMENT. The department shall: \\ \end{tabular}$
- (a) Annually redesignate eligible charitable organizations that have complied with all requirements of this section.
- (b) Remove the designation of organizations that fail to meet all requirements of this section. An organization that has had its designation removed by the department may reapply for designation as an eligible charitable organization, and the department shall redesignate such organization if it meets the requirements of this section and demonstrates through its application that all factors leading to its previous failure to meet requirements have been sufficiently addressed.
- (c) Publish information about the tax credit program and eligible charitable organizations on a department website. The website shall, at a minimum, provide:
- 1. The requirements and process for becoming designated or redesignated as an eligible charitable organization.
- 2. A list of the eligible charitable organizations that are currently designated by the department and the information provided under subparagraph (2)(a)5. regarding each eligible charitable organization.
- 3. The process for a taxpayer to select an eligible charitable organization as the recipient of funding through a tax credit.
- (d) Compel the return of funds that are provided to an eligible charitable organization that fails to comply with the requirements of this section. Eligible charitable organizations that are subject to return of funds are ineligible to receive funding under this section for a period 10 years after final agency action to compel the return of funding.
- (5) CHILDREN'S PROMISE TAX CREDITS; APPLICATIONS, TRANSFERS, AND LIMITATIONS.—
 - (a) The tax credit cap amount is \$5 million in each state fiscal year.
- (b) Beginning October 1, 2020, a taxpayer may submit an application to the Department of Revenue for a tax credit or credits to be taken under one or more of s. 211.0252, s. 212.1833, s. 220.1876, s. 561.1212, or s. 624.51056.
- 1. The taxpayer shall specify in the application each tax for which the taxpayer requests a credit and the applicable taxable year for a credit under s. 220.1876 or s. 624.51056 or the applicable state fiscal year for a credit under s. 211.0252, s. 212.1833, or s. 561.1212. For purposes of s. 220.1876, a taxpayer may apply for a credit to be used for a prior taxable

- year before the date the taxpayer is required to file a return for that year pursuant to s. 220.222. For purposes of s. 624.51056, a taxpayer may apply for a credit to be used for a prior taxable year before the date the taxpayer is required to file a return for that prior taxable year pursuant to ss. 624.509 and 624.5092. The application must specify the eligible charitable organization to which the proposed contribution will be made. The Department of Revenue shall approve tax credits on a first-come, first-served basis and must obtain the division's approval before approving a tax credit under s. 561.1212.
- 2. Within 10 days after approving or denying an application, the Department of Revenue shall provide a copy of its approval or denial letter to the eligible charitable organization specified by the taxpayer in the application.
- (c) If a tax credit approved under paragraph (b) is not fully used within the specified state fiscal year for credits under s. 211.0252, s. 212.1833, or s. 561.1212 or against taxes due for the specified taxable year for credits under s. 220.1876 or s. 624.51056 because of insufficient tax liability on the part of the taxpayer, the unused amount shall be carried forward for a period not to exceed 10 years. For purposes of s. 220.1876, a credit carried forward may be used in a subsequent year after applying the other credits and unused carryovers in the order provided in s. 220.02(8).
- (d) A taxpayer may not convey, transfer, or assign an approved tax credit or a carryforward tax credit to another entity unless all of the assets of the taxpayer are conveyed, assigned, or transferred in the same transaction. However, a tax credit under s. 211.0252, s. 212.1833, s. 220.1876, s. 561.1212, or s. 624.51056 may be conveyed, transferred, or assigned between members of an affiliated group of corporations if the type of tax credit under s. 211.0252, s. 212.1833, s. 220.1876, s. 561.1212, or s. 624.51056 remains the same. A taxpayer shall notify the Department of Revenue of its intent to convey, transfer, or assign a tax credit to another member within an affiliated group of corporations. The amount conveyed, transferred, or assigned is available to another member of the affiliated group of corporations upon approval by the Department of Revenue. The Department of Revenue shall obtain the division's approval before approving a conveyance, transfer, or assignment of a tax credit under s. 561.1212.
- (e) Within any state fiscal year, a taxpayer may rescind all or part of a tax credit approved under paragraph (b). The amount rescinded shall become available for that state fiscal year to another eligible taxpayer as approved by the Department of Revenue if the taxpayer receives notice from the Department of Revenue that the rescindment has been accepted by the Department of Revenue. The Department of Revenue must obtain the division's approval before accepting the rescindment of a tax credit under s. 561.1212. Any amount rescinded under this paragraph shall become available to an eligible taxpayer on a first-come, first-served basis based on tax credit applications received after the date the rescindment is accepted by the Department of Revenue.
- (f) Within 10 days after approving or denying the conveyance, transfer, or assignment of a tax credit under paragraph (d), or the rescindment of a tax credit under paragraph (e), the Department of Revenue shall provide a copy of its approval or denial letter to the eligible charitable organization specified by the taxpayer. The Department of Revenue shall also include the eligible charitable organization specified by the taxpayer on all letters or correspondence of acknowledgment for tax credits under s. 212.1833.
- (g) For purposes of calculating the underpayment of estimated corporate income taxes under s. 220.34 and tax installment payments for taxes on insurance premiums or assessments under s. 624.5092, the final amount due is the amount after credits earned under s. 220.1876 or s. 624.51056 for contributions to eligible charitable organizations are deducted.
- 1. For purposes of determining if a penalty or interest under s. 220.34(2)(d)1. shall be imposed for underpayment of estimated corporate income tax, a taxpayer may, after earning a credit under s. 220.1876, reduce any estimated payment in that taxable year by the amount of the credit.
- 2. For purposes of determining if a penalty under s. 624.5092 shall be imposed, an insurer, after earning a credit under s. 624.51056 for a taxable year, may reduce any installment payment for such taxable year

of 27 percent of the amount of the net tax due as reported on the return for the preceding year under s. 624.5092(2)(b) by the amount of the credit.

(6) PRESERVATION OF CREDIT.—If any provision or portion of this section, s. 211.0252, s. 212.1833, s. 220.1876, s. 561.1212, or s. 624.51056 or the application thereof to any person or circumstance is held unconstitutional by any court or is otherwise declared invalid, the unconstitutionality or invalidity shall not affect any credit earned under s. 211.0252, s. 212.1833, s. 220.1876, s. 561.1212, or s. 624.51056 by any taxpayer with respect to any contribution paid to an eligible charitable organization before the date of a determination of unconstitutionality or invalidity. The credit shall be allowed at such time and in such a manner as if a determination of unconstitutionality or invalidity had not been made, provided that nothing in this subsection by itself or in combination with any other provision of law shall result in the allowance of any credit to any taxpayer in excess of one dollar of credit for each dollar paid to an eligible charitable organization.

(7) ADMINISTRATION; RULES.—

- (a) The Department of Revenue, the division, and the department may develop a cooperative agreement to assist in the administration of this section, as needed.
- (b) The Department of Revenue may adopt rules necessary to administer this section and ss. 211.0252, 212.1833, 220.1876, 561.1212, and 624.51056, including rules establishing application forms, procedures governing the approval of tax credits and carryforward tax credits under subsection (5), and procedures to be followed by taxpayers when claiming approved tax credits on their returns.
- (c) The division may adopt rules necessary to administer its responsibilities under this section and s. 561.1212.
- (d) The department may adopt rules necessary to administer this section, including, but not limited to, rules establishing application forms for organizations seeking designation as eligible charitable organizations under this act.
- (e) Notwithstanding any provision of s. 213.053 to the contrary, sharing information with the division related to this tax credit is considered the conduct of the Department of Revenue's official duties as contemplated in s. 213.053(8)(c), and the Department of Revenue and the division are specifically authorized to share information as needed to administer this program.
 - Section 67. Section 561.1212, Florida Statutes, is created to read:

561.1212 Credit for contributions to eligible charitable organizations.—Beginning January 1, 2021, there is allowed a credit of 100 percent of an eligible contribution made to an eligible charitable organization under s. 402.62 against any tax due under s. 563.05, s. 564.06, or s. 565.12, except excise taxes imposed on wine produced by manufacturers in this state from products grown in this state. However, a credit allowed under this section may not exceed 90 percent of the tax due on the return on which the credit is taken. For purposes of the distributions of tax revenue under ss. 561.121 and 564.06(10), the division shall disregard any tax credits allowed under this section to ensure that any reduction in tax revenue received that is attributable to the tax credits results only in a reduction in distributions to the General Revenue Fund. The provisions of s. 402.62 apply to the credit authorized by this section.

Section 68. Section 624.51056, Florida Statutes, is created to read:

624.51056 $\,$ Credit for contributions to eligible charitable organizations.—

(1) Beginning January 1, 2021, there is allowed a credit of 100 percent of an eligible contribution made to an eligible charitable organization under s. 402.62 against any tax due for a taxable year under s. 624.509(1) after deducting from such tax deductions for assessments made pursuant to s. 440.51; credits for taxes paid under ss. 175.101 and 185.08; credits for income taxes paid under chapter 220; and the credit allowed under s. 624.509(5), as such credit is limited by s. 624.509(6). An eligible contribution must be made to an eligible charitable organization on or before the date the taxpayer is required to file a return pursuant to ss. 624.509 and 624.5092. An insurer claiming a credit against premium tax liability under this section shall not be required to pay any addi-

tional retaliatory tax levied under s. 624.5091 as a result of claiming such credit. Section 624.5091 does not limit such credit in any manner.

(2) Section 402.62 applies to the credit authorized by this section.

Section 69. The Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules under s. 120.54(4), Florida Statutes, for the purpose of implementing provisions related to the Children's Promise Tax Credit created in this act. Notwithstanding any other provision of law, emergency rules adopted under this section 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.

Section 70. For the 2020-2021 fiscal year, the sum of \$208,000 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing the provisions related to the Children's Promise Tax Credit created in this act.

Section 71. The Florida Institute for Child Welfare shall analyze the use of funding provided by the tax credit authorized under s. 402.62 and submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by October 31, 2024. The report shall, at a minimum, include the total funding amount and categorize the funding by type of program, describe the programs that were funded, and assess the outcomes that were achieved using the funding.

Section 72. For the 2020-2021 fiscal year, the sum of \$72,500 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue to implement the amendments to s. 212.031, Florida Statutes, made by this act.

Section 73. The Division of Law Revision is directed to replace the phrase "the effective date of this act" wherever it occurs in this act with the date this act becomes a law.

Section 74. (1) The Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing the changes made by this act to ss. 206.05, 206.8741, 206.90, 212.05, 212.134, 212.181, 213.21, and 220.1105, Florida Statutes. Notwithstanding any other provision of law, emergency rules adopted pursuant to this subsection 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.

(2) This section shall take effect upon this act becoming a law.

Section 75. 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, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to taxation; amending s. 189.033, F.S.; defining the term "disproportionally affected county"; conforming a provision to changes made by the act; amending s. 192.001, F.S.; revising the definition of the term "inventory" for property tax purposes; defining the terms "heavy equipment rental dealer" and "short-term rental"; revising the definition of the term "tangible personal property" to specify the conditions under which certain construction work constructed or installed by certain electric utilities is deemed substantially completed; creating s. 193.019, F.S.; defining the terms "department" and "hospital"; requiring county property appraisers to annually calculate and submit to the Department of Revenue the valuation of certain property tax exemptions granted to property owned by hospitals; requiring hospitals to submit certain information to the department within a certain timeframe; specifying requirements for the department; requiring the department to adopt a form by rule; creating s. 193.1557, F.S.; extending the timeframe within which certain changes to property damaged or destroyed by Hurricane Michael must commence to prevent the assessed value of the property from increasing; providing applicability; providing for future repeal; amending s. 194.011, F.S.; revising requirements for certain community associations in providing notice to unit owners of an intent to petition the value adjustment board; decreasing the minimum period for a unit owner to elect to opt out of a petition; authorizing such community associations to represent, prosecute on behalf of, and defend their unit owners in certain proceedings; making clarifying changes; providing construction and applicability; amending s. 194.035, F.S.; specifying circumstances under which a special magistrate's appraisal may not be submitted as evidence to a value adjustment board; amending s. 194.181, F.S.; revising and specifying parties to a tax suit involving condominium associations or cooperative associations; specifying requirements for such associations in notifying and advising unit owners relating to certain proceedings; providing construction; amending s. 195.073, F.S.; revising the property classifications for certain multifamily housing and commercial and industrial properties; amending s. 195.096, F.S.; revising requirements for the Department of Revenue's review and publication of findings of county assessment rolls; amending s. 196.173, F.S.; revising the military operations that qualify certain servicemembers for an additional ad valorem tax exemption; providing applicability; revising the deadlines for applying for additional ad valorem tax exemptions for certain servicemembers for a specified tax year; authorizing a property appraiser to grant an exemption for an untimely filed application if certain conditions are met; providing procedures for an applicant to file a petition with the value adjustment board if an application is denied; providing applicability; amending s. 196.1978, F.S.; providing applicability of the affordable housing property tax exemption to vacant units if certain conditions are met; providing retroactive operation; providing legislative intent relating to ownership of exempt property by certain limited liability companies; providing applicability of the tax exemption, under certain circumstances, to certain units occupied by natural persons or families whose income no longer meets income limits; exempting, rather than providing a discount, from ad valorem taxation for certain multifamily project property; conforming provisions to changes made by the act; amending s. 196.198, F.S.; exempting certain property owned by a house of public worship and used by an educational institution from ad valorem taxes; providing construction and applicability; exempting land, buildings, and real property improvements used exclusively for educational purposes from ad valorem taxes if certain criteria are met; providing that the educational institution shall receive the full benefit of the exemption; requiring the property owner to make certain disclosures to the educational institution; amending s. 200.065, F.S.; authorizing a property appraiser in a county for which the Governor has declared a state of emergency to post notices of proposed property taxes on its website if mailing the notice is not possible; providing for an extension of sending the notice during such state of emergency; specifying a duty of the property appraiser; specifying hearing advertisement requirements for multicounty taxing authorities under certain circumstances; specifying procedures and requirements for taxing authorities, counties, and school districts for hearings and notices in the event of a state of emergency; amending s. 200.069, F.S.; specifying a limitation on information that property appraisers may include in the notice of ad valorem taxes and non-ad valorem assessments; 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 ss. 202.12001 and 203.001, F.S.; conforming provisions to changes made by the act; amending s. 206.05, F.S.; increasing the maximum bond the department may require from a terminal supplier, importer, exporter, or wholesaler of motor fuel; amending s. 206.8741, F.S.; revising a penalty for failure to provide or post a notice relating to dyed diesel fuel; amending s. 206.90, F.S.; increasing the maximum bond the department may require from a terminal supplier, importer, exporter, or wholesaler of diesel fuel; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; amending s. 212.04, F.S.; exempting Formula 1 Grand Prix admissions from the admissions tax; amending s. 212.05, F.S.; revising timeframes for certain documentation to be provided to the department for the purposes of a sales tax exemption for the sale of certain boats and aircraft; specifying the applicable sales tax rate on the sale of a new mobile home; defining the term "new mobile home"; amending s. 212.055, F.S.; specifying a limitation on the duration of a charter county and regional transportation system surtax levied pursuant to a referendum held on or after a certain date; requiring that resolutions to approve a school capital outlay surtax include a statement relating to the sharing of revenues with eligible charter schools in a specified manner; specifying authorized uses of surtax revenues shared with charter schools; providing an accounting requirement for charter schools; specifying the eligibility of charter schools; requiring that unencumbered funds revert to the sponsor under certain circumstances; providing applicability; amending s. 212.08, F.S.; providing a sales tax exemption for certain aircraft equipment used as part of certain governmental contracts; providing a use tax exemption for certain aircraft owned by non-

residents and used in service of certain governmental contracts; providing construction; providing a sales tax exemption for parts and accessories necessary for the continued operation of certain industrial machinery or equipment; creating s. 212.134, F.S.; specifying requirements for payment settlement entities, or their electronic payment facilitators or contracted third parties, in submitting information returns to the department; defining the term "payment settlement entity"; providing penalties; authorizing the department's executive director or his or her designee to waive penalties under certain circumstances; creating s. 212.181, F.S.; specifying requirements for counties and the department in updating certain databases and determining business addresses for sales tax purposes; specifying a requirement for certain counties imposing a tourist development tax; providing procedures and requirements for correcting certain misallocations of certain tax distributions; providing construction; authorizing the department to adopt rules; amending s. 212.20, F.S.; extending the period of distribution of sales tax proceeds to the professional golf hall of fame; creating s. 215.179, F.S.; prohibiting an owner of a public building or the owner's employee from seeking, accepting, or soliciting consideration for providing a certain allocation letter relating to energy efficient commercial building property; specifying a requirement for signing and returning the allocation letter; requiring certain persons to file an allocation request to the Department of Financial Services; providing construction; creating s. 213.0537, F.S.; authorizing the department to provide certain official correspondence to taxpayers electronically upon the affirmative request of the taxpayer; providing construction; defining terms; amending s. 213.21, F.S.; providing that the period for filing a claim for certain refunds is tolled during a period in which a taxpayer is engaged in certain informal conference procedures; amending s. 220.1105, F.S.; revising the definition of the term "final tax liability" for certain purposes; providing for retroactive application; amending s. 220.1845, F.S.; increasing, for a specified fiscal year, the total amount of contaminated site rehabilitation tax credits; creating s. 220.197, F.S.; defining the term "NAICS"; providing a credit against the corporate income tax, for a specified amount and for a specified taxable year, for taxpayers classified in the sales financing or passenger car rental or leasing industries which meet certain criteria; providing for retroactive operation; amending s. 288.106, F.S.; authorizing a qualified target industry business located in a county affected by Hurricane Michael to submit a request to the Department of Economic Opportunity for an economic recovery extension in lieu of a tax refund claim scheduled to be submitted during a specified timeframe; authorizing the Department of Economic Opportunity to waive certain requirements during a specified timeframe; requiring the Department of Economic Opportunity to state any waiver in writing; providing that certain businesses are eligible for a specified tax refund payment; defining the term "county affected by Hurricane Michael"; deleting obsolete provisions; deleting a provision relating to the future expiration of certification for the tax refund program for qualified target industry businesses; amending s. 288.1168, F.S.; extending the repeal date of provisions relating to the professional golf hall of fame facility; amending s. 319.32, F.S.; requiring a tax collector to determine additional service charges to be collected by privately owned license plate agents; requiring that such service charges be itemized and disclosed to the person paying the service charge; requiring the license plate agent to enter into a certain contract with the tax collector; amending s. 320.03, F.S.; specifying requirements for the Department of Highway Safety and Motor Vehicles relating to certain data access and interface functionality; requiring the Department of Highway Safety and Motor Vehicles, county tax collectors, and certain vendors to enter into certain memorandums of understanding; amending ss. 320.04 and 328.72, F.S.; requiring a tax collector to determine additional service charges to be collected by privately owned license plate agents; requiring that such service charges be itemized and disclosed to the person paying the service charge; requiring the license plate agent to enter into a certain contract with the tax collector; amending s. 328.73, F.S.; specifying requirements for the Department of Highway Safety and Motor Vehicles relating to certain data access and interface functionality; requiring the Department of Highway Safety and Motor Vehicles and certain vendors to enter into certain memorandums of understanding; amending s. 376.30781, F.S.; increasing, for a specified fiscal year, the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas; amending s. 413.4021, F.S.; increasing the percentage of revenues collected from the tax collection enforcement diversion program which must be distributed for specified purposes; amending s. 443.163, F.S.; specifying that Employers Quarterly Reports filed with the Department of Economic Opportunity by

certain employers must include any corrections; deleting an additional filing requirement for certain persons; revising penalties for employers failing to properly file the report or failing to properly remit contributions or reimbursements; revising criteria for requesting a waiver of a penalty with the tax collection service provider; amending s. 626.932, F.S.; decreasing the rate of the surplus lines tax; revising the applicable tax on certain surplus lines policies; requiring surplus lines agents to report certain information to the Florida Surplus Lines Service Office; amending s. 718.111, F.S.; revising a condominium association's authority as a party in certain tax suits; providing construction and applicability; amending s. 1013.64, F.S.; providing that educational facilities and sites funded solely through local impact fees are exempt from certain prohibited uses of funds; amending chapter 2018-6, L.O.F.; providing retroactive applicability of a certain amendment to the credit carryforward period under the Florida Tax Credit Scholarship Program; providing sales tax exemptions for certain clothing, wallets, bags, school supplies, personal computers, and personal computer-related accessories during a certain timeframe; defining terms; specifying locations where the exemptions do not apply; authorizing certain dealers to opt out of participating in the exemptions, subject to certain conditions; authorizing the department to adopt emergency rules; providing an appropriation; providing sales tax exemptions for certain disaster preparedness supplies during a certain timeframe; specifying locations where the exemptions do not apply; creating ss. 211.0252 and 212.1833, F.S.; providing credits against oil and gas production taxes and sales taxes payable by direct pay permit holders, respectively, under the Children's Promise Tax Credit; specifying requirements and procedures for, and limitations on, the credits; amending s. 220.02, F.S.; specifying the order in which the corporate income tax credit under the Children's Promise Tax Credit is applied; amending s. 220.13, F.S.; revising the definition of the term "adjusted federal income"; amending s. 220.186, F.S.; revising the calculation of the corporate income tax credit for the Florida alternative minimum tax; creating s. 220.1876, F.S.; providing a credit against the corporate income tax under the Children's Promise Tax Credit; specifying requirements and procedures for, and limitations on, the credit; creating s. 402.62, F.S.; creating the Children's Promise Tax Credit; defining terms; specifying requirements for the Department of Children and Families in designating eligible charitable organizations; specifying requirements for eligible charitable organizations receiving contributions; specifying duties of the Department of Children and Families; specifying a limitation on, and application procedures for, the tax credit; specifying requirements and procedures for, and restrictions on, the carryforward, conveyance, transfer, assignment, and rescindment of credits; specifying requirements and procedures for the department; providing construction; authorizing the department, the Department of Children and Families, and the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to develop a cooperative agreement and adopt rules; authorizing certain interagency information-sharing; creating 561.1212 and 624.51056, F.S.; providing credits against excise taxes on certain alcoholic beverages and the insurance premium tax, respectively, under the Children's Promise Tax Credit; specifying requirements and procedures for, and limitations on, the credits; authorizing the department to adopt emergency rules to implement provisions related to the Children's Promise Tax Credit; providing an appropriation; requiring the Florida Institute for Child Welfare to provide a specified report to the Governor and the Legislature by a specified date; providing an appropriation; providing a directive to the Division of Law Revision; authorizing the department to adopt emergency rules for certain purposes; providing effective dates.

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

Senator Stargel moved the following substitute amendment:

Substitute Amendment 2 (271678) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (5) of section 125.0104, Florida Statutes, is amended to read:

 $125.0104\,$ Tourist development tax; procedure for levying; authorized uses; referendum; enforcement.—

(5) AUTHORIZED USES OF REVENUE.—

(b) Tax revenues received pursuant to this section by a county of less than 950,000 750,000 population imposing a tourist development tax may only be used by that county for the following purposes in addition to those purposes allowed pursuant to paragraph (a): to acquire, construct, extend, enlarge, remodel, repair, improve, maintain, operate, or promote one or more zoological parks, fishing piers or nature centers which are publicly owned and operated or owned and operated by not-for-profit organizations and open to the public. All population figures relating to this subsection shall be based on the most recent population estimates prepared pursuant to the provisions of s. 186.901. These population estimates shall be those in effect on July 1 of each year.

Section 2. Section 189.033, Florida Statutes, is amended to read:

189.033 Independent special district services in disproportionally affected county; rate reduction for providers providing economic benefits.—If the governing body of an independent special district that provides water, wastewater, and sanitation services in a disproportionally affected county, as defined in s. 288.106(8), determines that a new user or the expansion of an existing user of one or more of its utility systems will provide a significant benefit to the community in terms of increased job opportunities, economies of scale, or economic development in the area, the governing body may authorize a reduction of its rates, fees, or charges for that user for a specified period of time. A governing body that exercises this power must do so by resolution that states the anticipated economic benefit justifying the reduction as well as the period of time that the reduction will remain in place. As used in this section, the term "disproportionally affected county" means Bay County, Escambia County, Franklin County, Gulf County, Okaloosa County, Santa Rosa County, Walton County, or Wakulla County.

Section 3. Effective January 1, 2022, section 193.019, Florida Statutes, is created to read:

193.019 Hospitals; community benefit reporting.—

- (1) As used in this section, the term:
- (a) "Department" means the Department of Revenue.
- (b) "Hospital" has the same meaning as in s. 196.012(8).
- (2) By January 15 of each year, a county property appraiser shall calculate and submit to the department the tax reduction resulting from the property exemption for the prior year granted pursuant to s. 196.196 or s. 196.197 for each property owned by a hospital.
- (3) By January 15 of each year, a hospital shall submit to the department its most recently filed Internal Revenue Service Form 990, Schedule H. The hospital shall also submit a document showing the attribution of the net community benefit expense shown in Form 990 to services and activities performed within the state.
- (4) The department must determine whether the net community benefit expense attributed to a hospital's property located in the state equals or exceeds the tax reductions resulting from the exemptions described in subsection (2).
- (5) If the department determines that the net community benefit expense does not equal or exceed the tax reductions resulting from the exemptions described in subsection (2), the department shall notify the respective property appraiser by March 15 to reduce the exemption for the current year proportionately so that it equals the ratio of the tax reductions to the net community benefit expense.
- (6) The department shall publish the data collected pursuant to this section for each hospital from a county property appraiser, including the net community benefit expense reported in the Internal Revenue Service Form 990, Schedule H.
- (7) The department shall adopt a form by rule to administer this section.

Section 4. Section 193.1557, Florida Statutes, is created to read:

193.1557 Assessment of certain property damaged or destroyed by Hurricane Michael.—For property damaged or destroyed by Hurricane Michael in 2018, s. 193.155(4)(b), s. 193.1554(6)(b), or s. 193.1555(6)(b) applies to changes, additions, or improvements commenced within 5

years after January 1, 2019. This section applies to the 2019-2023 tax rolls and shall stand repealed on December 31, 2023.

Section 5. Subsection (1) of section 194.035, Florida Statutes, is amended to read:

194.035 Special magistrates; property evaluators.—

(1) In counties having a population of more than 75,000, the board shall appoint special magistrates for the purpose of taking testimony and making recommendations to the board, which recommendations the board may act upon without further hearing. These special magistrates may not be elected or appointed officials or employees of the county but shall be selected from a list of those qualified individuals who are willing to serve as special magistrates. Employees and elected or appointed officials of a taxing jurisdiction or of the state may not serve as special magistrates. The clerk of the board shall annually notify such individuals or their professional associations to make known to them that opportunities to serve as special magistrates exist. The Department of Revenue shall provide a list of qualified special magistrates to any county with a population of 75,000 or less. Subject to appropriation, the department shall reimburse counties with a population of 75,000 or less for payments made to special magistrates appointed for the purpose of taking testimony and making recommendations to the value adjustment board pursuant to this section. The department shall establish a reasonable range for payments per case to special magistrates based on such payments in other counties. Requests for reimbursement of payments outside this range shall be justified by the county. If the total of all requests for reimbursement in any year exceeds the amount available pursuant to this section, payments to all counties shall be prorated accordingly. If a county having a population less than 75,000 does not appoint a special magistrate to hear each petition, the person or persons designated to hear petitions before the value adjustment board or the attorney appointed to advise the value adjustment board shall attend the training provided pursuant to subsection (3), regardless of whether the person would otherwise be required to attend, but shall not be required to pay the tuition fee specified in subsection (3). A special magistrate appointed to hear issues of exemptions, classifications, and determinations that a change of ownership, a change of ownership or control, or a qualifying improvement has occurred shall be a member of The Florida Bar with no less than 5 years' experience in the area of ad valorem taxation. A special magistrate appointed to hear issues regarding the valuation of real estate shall be a state certified real estate appraiser with not less than 5 years' experience in real property valuation. A special magistrate appointed to hear issues regarding the valuation of tangible personal property shall be a designated member of a nationally recognized appraiser's organization with not less than 5 years' experience in tangible personal property valuation. A special magistrate need not be a resident of the county in which he or she serves. A special magistrate may not represent a person before the board in any tax year during which he or she has served that board as a special magistrate. An appraisal may not be submitted as evidence to a value adjustment board in any year that the person who performed the appraisal serves as a special magistrate to that value adjustment board. Before appointing a special magistrate, a value adjustment board shall verify the special magistrate's qualifications. The value adjustment board shall ensure that the selection of special magistrates is based solely upon the experience and qualifications of the special magistrate and is not influenced by the property appraiser. The special magistrate shall accurately and completely preserve all testimony and, in making recommendations to the value adjustment board, shall include proposed findings of fact, conclusions of law, and reasons for upholding or overturning the determination of the property appraiser. The expense of hearings before magistrates and any compensation of special magistrates shall be borne three-fifths by the board of county commissioners and two-fifths by the school board. When appointing special magistrates or when scheduling special magistrates for specific hearings, the board, the board attorney, and the board clerk may not consider the dollar amount or percentage of any assessment reductions recommended by any special magistrate in the current year or in any previous year.

Section 6. Paragraphs (a) and (b) of subsection (1) of section 195.073, Florida Statutes, are amended to read:

195.073 Classification of property.—All items required by law to be on the assessment rolls must receive a classification based upon the use of the property. The department shall promulgate uniform definitions

for all classifications. The department may designate other subclassifications of property. No assessment roll may be approved by the department which does not show proper classifications.

- (1) Real property must be classified according to the assessment basis of the land into the following classes:
- (a) Residential, subclassified into categories, one category for homestead property and one for nonhomestead property:
 - 1. Single family.
 - 2. Mobile homes.
 - 3. Multifamily, up to nine units.
 - 4. Condominiums.
 - Cooperatives.
 - 6. Retirement homes.
- (b) Commercial and industrial, including apartments with more than nine units.

Section 7. Subsection (2) and paragraph (a) of subsection (3) of section 195.096, Florida Statutes, are amended to read:

195.096 Review of assessment rolls.—

- (2) The department shall conduct, no less frequently than once every 2 years, an in-depth review of the *real property* assessment *roll* rolls of each county. The department need not individually study every useclass of property set forth in s. 195.073, but shall at a minimum study the level of assessment in relation to just value of each classification specified in subsection (3). Such in-depth review may include proceedings of the value adjustment board and the audit or review of procedures used by the counties to appraise property.
- (a) The department shall, at least 30 days prior to the beginning of an in-depth review in any county, notify the property appraiser in the county of the pending review. At the request of the property appraiser, the department shall consult with the property appraiser regarding the classifications and strata to be studied, in order that the review will be useful to the property appraiser in evaluating his or her procedures.
- (b) Every property appraiser whose upcoming roll is subject to an indepth review shall, if requested by the department on or before January 1, deliver upon completion of the assessment roll a list of the parcel numbers of all parcels that did not appear on the assessment roll of the previous year, indicating the parcel number of the parent parcel from which each new parcel was created or "cut out."
- (c) In conducting assessment ratio studies, the department must use all practicable steps, including stratified statistical and analytical reviews and sale-qualification studies, to maximize the representativeness or statistical reliability of samples of properties in tests of each classification, stratum, or roll made the subject of a ratio study published by it. The department shall document and retain records of the measures of representativeness of the properties studied in compliance with this section. Such documentation must include a record of findings used as the basis for the approval or disapproval of the tax roll in each county pursuant to s. 193.1142. In addition, to the greatest extent practicable, the department shall study assessment roll strata by subclassifications such as value groups and market areas for each classification or stratum to be studied, to maximize the representativeness of ratio study samples. For purposes of this section, the department shall rely primarily on an assessment-to-sales-ratio study in conducting assessment ratio studies in those classifications of property specified in subsection (3) for which there are adequate market sales. The department shall compute the median and the value-weighted mean for each classification or subclassification studied and for the roll as a whole.
- (d) In the conduct of these reviews, the department shall adhere to all standards to which the property appraisers are required to adhere.
- (e) The department and each property appraiser shall cooperate in the conduct of these reviews, and each shall make available to the other all matters and records bearing on the preparation and computation of

the reviews. The property appraisers shall provide any and all data requested by the department in the conduct of the studies, including electronic data processing tapes. Any and all data and samples developed or obtained by the department in the conduct of the studies shall be confidential and exempt from the provisions of s. 119.07(1) until a presentation of the findings of the study is made to the property appraiser. After the presentation of the findings, the department shall provide any and all data requested by a property appraiser developed or obtained in the conduct of the studies, including tapes. Direct reimbursable costs of providing the data shall be borne by the party who requested it. Copies of existing data or records, whether maintained or required pursuant to law or rule, or data or records otherwise maintained, shall be submitted within 30 days from the date requested, in the case of written or printed information, and within 14 days from the date requested, in the case of computerized information.

- (f) Within 120 days after receipt of a county assessment roll by the executive director of the department pursuant to s. 193.1142(1), or within 10 days after approval of the assessment roll, whichever is later, the department shall complete the review for that county and publish the department's findings. The findings must include a statement of the confidence interval for the median and such other measures as may be appropriate for each classification or subclassification studied and for the roll as a whole, and related statistical and analytical details. The measures in the findings must be based on:
 - 1. A 95-percent level of confidence; or
- 2. Ratio study standards that are generally accepted by professional appraisal organizations in developing a statistically valid sampling plan if a 95-percent level of confidence is not attainable.
- (g) Notwithstanding any other provision of this chapter, in one or more assessment years following a natural disaster in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, if the department determines that the natural disaster creates difficulties in its statistical and analytical reviews of the assessment rolls in affected counties, the department shall take all practicable steps to maximize the representativeness and reliability of its statistical and analytical reviews and may use the best information available to estimate the levels of assessment. This paragraph first applies to the 2019 assessment roll and operates retroactively to January 1, 2019.
- (3)(a) Upon completion of review pursuant to paragraph (2)(f), the department shall publish the results of reviews conducted under this section. The results must include all statistical and analytical measures computed under this section for the real property assessment roll as a whole, the personal property assessment roll as a whole, and independently for the following real property classes if the classes constituted 5 percent or more of the total assessed value of real property in a county on the previous tax roll:
- 1. Residential property that consists of one primary living unit, including, but not limited to, single-family residences, condominiums, cooperatives, and mobile homes.
- 2. Residential property that consists of two $to\ nine\ or\ more\ primary$ living units.
- 3. Agricultural, high-water recharge, historic property used for commercial or certain nonprofit purposes, and other use-valued property.
 - 4. Vacant lots.
 - 5. Nonagricultural acreage and other undeveloped parcels.
- 6. Improved commercial and industrial property, including apartments with more than nine units.
- 7. Taxable institutional or governmental, utility, locally assessed railroad, oil, gas and mineral land, subsurface rights, and other real property.

If one of the above classes constituted less than 5 percent of the total assessed value of all real property in a county on the previous assessment roll, the department may combine it with one or more other classes of real property for purposes of assessment ratio studies or use

the weighted average of the other classes for purposes of calculating the level of assessment for all real property in a county. The department shall also publish such results for any subclassifications of the classes or assessment rolls it may have chosen to study.

Section 8. Effective upon this act becoming a law, subsection (2) of section 196.173, Florida Statutes, is amended to read:

196.173 Exemption for deployed servicemembers.—

- (2) The exemption is available to servicemembers who were deployed during the preceding calendar year on active duty outside the continental United States, Alaska, or Hawaii in support of any of the following military operations:
 - (a) Operation Joint Task Force Bravo, which began in 1995.
 - (b) Operation Joint Guardian, which began on June 12, 1999.
 - (c) Operation Noble Eagle, which began on September 15, 2001.
- (d) Operation Enduring Freedom, which began on October 7, 2001, and ended on December 31, 2014.
 - (d)(e) Operations in the Balkans, which began in 2004.
 - (e)(f) Operation Nomad Shadow, which began in 2007.
- (f)(g) Operation U.S. Airstrikes Al Qaeda in Somalia, which began in January 2007.
 - (g)(h) Operation Copper Dune, which began in 2009.
- (h)(i) Operation Georgia Deployment Program, which began in August 2009.
 - (i)(j) Operation Spartan Shield, which began in June 2011.
- (j)(k) Operation Observant Compass, which began in October 2011.
- (k)(1) Operation Inherent Resolve, which began on August 8, 2014.
- (l)(m) Operation Atlantic Resolve, which began in April 2014.
- $(m)\!\langle \mathbf{n}\rangle$ Operation Freedom's Sentinel, which began on January 1, 2015.
 - (n)(e) Operation Resolute Support, which began in January 2015.
 - (o) Operation Juniper Shield, which began in February 2007.
 - (p) Operation Pacific Eagle, which began in September 2017.
- (q) Operation Martillo, which began in January 2012.

The Department of Revenue shall notify all property appraisers and tax collectors in this state of the designated military operations.

Section 9. The amendment made by this act to s. 196.173(2), Florida Statutes, first applies to the 2020 ad valorem tax roll.

Section 10. Application deadline for additional ad valorem tax exemption for specified deployments.—

- (1) Notwithstanding the filing deadlines contained in s. 196.173(6), Florida Statutes, the deadline for an applicant to file an application with the property appraiser for an additional ad valorem tax exemption under s. 196.173, Florida Statutes, for the 2020 tax roll is June 1, 2020.
- (2) If an application is not timely filed under subsection (1), a property appraiser may grant the exemption if:
- (a) The applicant files an application for the exemption on or before the 25th day after the property appraiser mails the notice required under s. 194.011(1), Florida Statutes;
 - (b) The applicant is qualified for the exemption; and
- (c) The applicant produces sufficient evidence, as determined by the property appraiser, which demonstrates that the applicant was unable to

apply for the exemption in a timely manner or otherwise demonstrates extenuating circumstances that warrant granting the exemption.

- (3) If the property appraiser denies an application under subsection (2), the applicant may file, pursuant to s. 194.011(3), Florida Statutes, a petition with the value adjustment board which requests that the exemption be granted. Such petition must be filed on or before the 25th day after the property appraiser mails the notice required under s. 194.011(1), Florida Statutes. Notwithstanding s. 194.013, Florida Statutes, the eligible servicemember is not required to pay a filing fee for such petition. Upon reviewing the petition, the value adjustment board may grant the exemption if the applicant is qualified for the exemption and demonstrates extenuating circumstances, as determined by the board, which warrant granting the exemption.
- (4) This section shall take effect upon this act becoming a law and applies to the 2020 ad valorem tax roll.

Section 11. Effective upon becoming a law and operating retroactively to January 1, 2020, subsection (1) of section 196.1978, Florida Statutes, is amended to read:

196.1978 Affordable housing property exemption.—

(1) Property used to provide affordable housing to eligible persons as defined by s. 159.603 and natural persons or families meeting the extremely-low-income, very-low-income, low-income, or moderate-income limits specified in s. 420.0004, which is owned entirely by a nonprofit entity that is a corporation not for profit, qualified as charitable under s. 501(c)(3) of the Internal Revenue Code and in compliance with Rev. Proc. 96-32, 1996-1 C.B. 717, is considered property owned by an exempt entity and used for a charitable purpose, and those portions of the affordable housing property that provide housing to natural persons or families classified as extremely low income, very low income, low income, or moderate income under s. 420.0004 are exempt from ad valorem taxation to the extent authorized under s. 196.196. All property identified in this subsection section must comply with the criteria provided under s. 196.195 for determining exempt status and applied by property appraisers on an annual basis. The Legislature intends that any property owned by a limited liability company which is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii) be treated as owned by its sole member. Units that are vacant shall be treated as portions of the affordable housing property exempt under this subsection if a recorded land use restriction agreement in favor of the Florida Housing Finance Corporation or any other governmental or quasi-governmental jurisdiction requires that all residential units within the property be used in a manner that qualifies for the exemption under this subsection and if the units are being offered for rent.

Section 12. Effective January 1, 2021, subsection (1) of section 196.1978, Florida Statutes, as amended by this act, is amended to read:

196.1978 Affordable housing property exemption.—

(1) Property used to provide affordable housing to eligible persons as defined by s. 159.603 and natural persons or families meeting the extremely-low-income, very-low-income, low-income, or moderate-income limits specified in s. 420.0004, which is owned entirely by a nonprofit entity that is a corporation not for profit, qualified as charitable under s. 501(c)(3) of the Internal Revenue Code and in compliance with Rev. Proc. 96-32, 1996-1 C.B. 717, is considered property owned by an exempt entity and used for a charitable purpose, and those portions of the affordable housing property that provide housing to natural persons or families classified as extremely low income, very low income, low income, or moderate income under s. 420.0004 are exempt from ad valorem taxation to the extent authorized under s. 196.196. All property identified in this subsection must comply with the criteria provided under s. 196.195 for determining exempt status and applied by property appraisers on an annual basis. The Legislature intends that any property owned by a limited liability company which is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii) be treated as owned by its sole member. If the sole member of the limited liability company that owns the property is also a limited liability company that is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii), the Legislature intends that the property be treated as owned by the sole member of the limited liability company that owns the limited liability company that owns the property. Units that are vacant and units that are occupied by natural persons or families whose income no longer meets the income limits of this subsection, but whose income met those income limits at the time they became tenants, shall be treated as portions of the affordable housing property exempt under this subsection if a recorded land use restriction agreement in favor of the Florida Housing Finance Corporation or any other governmental or quasi-governmental jurisdiction requires that all residential units within the property be used in a manner that qualifies for the exemption under this subsection and if the units are being offered for rent.

Section 13. Effective upon this act becoming a law, paragraphs (b), (d), (e), and (f) of subsection (2) of section 200.065, Florida Statutes, are amended to read:

200.065 Method of fixing millage.-

- (2) No millage shall be levied until a resolution or ordinance has been approved by the governing board of the taxing authority which resolution or ordinance must be approved by the taxing authority according to the following procedure:
- (b) Within 35 days of certification of value pursuant to subsection (1), each taxing authority shall advise the property appraiser of its proposed millage rate, of its rolled-back rate computed pursuant to subsection (1), and of the date, time, and place at which a public hearing will be held to consider the proposed millage rate and the tentative budget. The property appraiser shall utilize this information in preparing the notice of proposed property taxes pursuant to s. 200.069. The deadline for mailing the notice shall be the later of 55 days after certification of value pursuant to subsection (1) or 10 days after either the date the tax roll is approved or the interim roll procedures under s. 193.1145 are instituted. However, for counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, if mailing is not possible during the state of emergency, the property appraiser may post the notice on the county's website. If the deadline for mailing the notice of proposed property taxes is 10 days after the date the tax roll is approved or the interim roll procedures are instituted, all subsequent deadlines provided in this section shall be extended. In addition, the deadline for mailing the notice may be extended for 30 days in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, and property appraisers may use alternate methods of distribution only when mailing the notice is not possible. In such event, however, property appraisers must work with county tax collectors to ensure the timely assessment and collection of taxes. The number of days by which the deadlines shall be extended shall equal the number of days by which the deadline for mailing the notice of proposed taxes is extended beyond 55 days after certification. If any taxing authority fails to provide the information required in this paragraph to the property appraiser in a timely fashion, the taxing authority shall be prohibited from levying a millage rate greater than the rolled-back rate computed pursuant to subsection (1) for the upcoming fiscal year, which rate shall be computed by the property appraiser and used in preparing the notice of proposed property taxes. Each multicounty taxing authority that levies taxes in any county that has extended the deadline for mailing the notice due to a declared state of emergency and that has noticed hearings in other counties must advertise the hearing at which it intends to adopt a tentative budget and millage rate in a newspaper of general paid circulation within each county not less than 2 days or more than 5 days before the hearing.
- (d) Within 15 days after the meeting adopting the tentative budget, the taxing authority shall advertise in a newspaper of general circulation in the county as provided in subsection (3), its intent to finally adopt a millage rate and budget. A public hearing to finalize the budget and adopt a millage rate shall be held not less than 2 days nor more than 5 days after the day that the advertisement is first published. In the event of a need to postpone or recess the final meeting due to a declared state of emergency, the taxing authority may postpone or recess the hearing for up to 7 days and shall post a prominent notice at the place of the original hearing showing the date, time, and place where the hearing will be reconvened. The posted notice shall measure not less than 8.5 by 11 inches. The taxing authority shall make every reasonable effort to provide reasonable notification of the continued hearing to the taxpayers. The information must also be posted on the taxing authority's website. During the hearing, the governing body of the taxing authority shall amend the adopted tentative budget as it sees fit, adopt a final budget,

and adopt a resolution or ordinance stating the millage rate to be levied. The resolution or ordinance shall state the percent, if any, by which the millage rate to be levied exceeds the rolled-back rate computed pursuant to subsection (1), which shall be characterized as the percentage increase in property taxes adopted by the governing body. The adoption of the budget and the millage-levy resolution or ordinance shall be by separate votes. For each taxing authority levying millage, the name of the taxing authority, the rolled-back rate, the percentage increase, and the millage rate to be levied shall be publicly announced before prior to the adoption of the millage-levy resolution or ordinance. In no event may the millage rate adopted pursuant to this paragraph exceed the millage rate tentatively adopted pursuant to paragraph (c). If the rate tentatively adopted pursuant to paragraph (c) exceeds the proposed rate provided to the property appraiser pursuant to paragraph (b), or as subsequently adjusted pursuant to subsection (11), each taxpayer within the jurisdiction of the taxing authority shall be sent notice by first-class mail of his or her taxes under the tentatively adopted millage rate and his or her taxes under the previously proposed rate. The notice must be prepared by the property appraiser, at the expense of the taxing authority, and must generally conform to the requirements of s. 200.069. If such additional notice is necessary, its mailing must precede the hearing held pursuant to this paragraph by not less than 10 days and not more than 15 days.

- (e)1. In the hearings required pursuant to paragraphs (c) and (d), the first substantive issue discussed shall be the percentage increase in millage over the rolled-back rate necessary to fund the budget, if any, and the specific purposes for which ad valorem tax revenues are being increased. During such discussion, the governing body shall hear comments regarding the proposed increase and explain the reasons for the proposed increase over the rolled-back rate. The general public shall be allowed to speak and to ask questions before prior to adoption of any measures by the governing body. The governing body shall adopt its tentative or final millage rate before prior to adopting its tentative or final budget.
- 2. These hearings shall be held after 5 p.m. if scheduled on a day other than Saturday. No hearing shall be held on a Sunday. The county commission shall not schedule its hearings on days scheduled for hearings by the school board. The hearing dates scheduled by the county commission and school board shall not be utilized by any other taxing authority within the county for its public hearings. However, in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252 and the rescheduling of hearings on the same day is unavoidable, the county commission and school board must conduct their hearings at different times, and other taxing authorities must schedule their hearings so as not to conflict with the times of the county commission and school board hearings. A multicounty taxing authority shall make every reasonable effort to avoid scheduling hearings on days utilized by the counties or school districts within its jurisdiction. Tax levies and budgets for dependent special taxing districts shall be adopted at the hearings for the taxing authority to which such districts are dependent, following such discussion and adoption of levies and budgets for the superior taxing authority. A taxing authority may adopt the tax levies for all of its dependent special taxing districts, and may adopt the budgets for all of its dependent special taxing districts, by a single unanimous vote. However, if a member of the general public requests that the tax levy or budget of a dependent special taxing district be separately discussed and separately adopted, the taxing authority shall discuss and adopt that tax levy or budget separately. If, due to circumstances beyond the control of the taxing authority, including a state of emergency declared by executive order or proclamation of the Governor pursuant to chapter 252, the hearing provided for in paragraph (c) or paragraph (d) is recessed or postponed, the taxing authority shall publish a notice in a newspaper of general paid circulation in the county. The notice shall state the time and place for the continuation of the hearing and shall be published at least 2 days but not more than 5 days before prior to the date the hearing will be continued. In the event of postponement or recess due to a declared state of emergency, all subsequent dates in this section shall be extended by the number of days of the postponement or recess. Notice of the postponement or recess must be in writing by the affected taxing authority to the tax collector, the property appraiser, and the Department of Revenue within 3 calendar days after the postponement or recess. In the event of such extension, the affected taxing authority must work with the county tax collector and property appraiser to ensure timely assessment and collection of taxes.

- (f)1. Notwithstanding any provisions of paragraph (c) to the contrary, each school district shall advertise its intent to adopt a tentative budget in a newspaper of general circulation pursuant to subsection (3) within 29 days of certification of value pursuant to subsection (1). Not less than 2 days or more than 5 days thereafter, the district shall hold a public hearing on the tentative budget pursuant to the applicable provisions of paragraph (c). In the event of postponement or recess due to a declared state of emergency, the school district may postpone or recess the hearing for up to 7 days and shall post a prominent notice at the place of the original hearing showing the date, time, and place where the hearing will be reconvened. The posted notice shall measure not less than 8.5 by 11 inches. The school district shall make every reasonable effort to provide reasonable notification of the continued hearing to the taxpayers. The information must also be posted on the school district's website.
- 2. Notwithstanding any provisions of paragraph (b) to the contrary, each school district shall advise the property appraiser of its recomputed proposed millage rate within 35 days of certification of value pursuant to subsection (1). The recomputed proposed millage rate of the school district shall be considered its proposed millage rate for the purposes of paragraph (b).
- 3. Notwithstanding any provisions of paragraph (d) to the contrary, each school district shall hold a public hearing to finalize the budget and adopt a millage rate within 80 days of certification of value pursuant to subsection (1), but not earlier than 65 days after certification. The hearing shall be held in accordance with the applicable provisions of paragraph (d), except that a newspaper advertisement need not precede the hearing.

Section 14. Section 200.069, Florida Statutes, is amended to read:

200.069 Notice of proposed property taxes and non-ad valorem assessments.—Pursuant to s. 200.065(2)(b), the property appraiser, in the name of the taxing authorities and local governing boards levying nonad valorem assessments within his or her jurisdiction and at the expense of the county, shall prepare and deliver by first-class mail to each taxpayer to be listed on the current year's assessment roll a notice of proposed property taxes, which notice shall contain the elements and use the format provided in the following form. Notwithstanding the provisions of s. 195.022, no county officer shall use a form other than that provided herein. The Department of Revenue may adjust the spacing and placement on the form of the elements listed in this section as it considers necessary based on changes in conditions necessitated by various taxing authorities. If the elements are in the order listed, the placement of the listed columns may be varied at the discretion and expense of the property appraiser, and the property appraiser may use printing technology and devices to complete the form, the spacing, and the placement of the information in the columns. In addition, the property appraiser may not include in the mailing of the notice of ad valorem taxes and non-ad valorem assessments additional information or items unless such information or items explain a component of the notice or provide information directly related to the assessment and taxation of the property. A county officer may use a form other than that provided by the department for purposes of this part, but only if his or her office pays the related expenses and he or she obtains prior written permission from the executive director of the department; however, a county officer may not use a form the substantive content of which is at variance with the form prescribed by the department. The county officer may continue to use such an approved form until the law that specifies the form is amended or repealed or until the officer receives written disapproval from the executive director.

(1) The first page of the notice shall read:

NOTICE OF PROPOSED PROPERTY TAXES DO NOT PAY—THIS IS NOT A BILL

The taxing authorities which levy property taxes against your property will soon hold PUBLIC HEARINGS to adopt budgets and tax rates for the next year.

The purpose of these PUBLIC HEARINGS is to receive opinions from the general public and to answer questions on the proposed tax change and budget PRIOR TO TAKING FINAL ACTION.

Each taxing authority may AMEND OR ALTER its proposals at the hearing.

- (2)(a) The notice shall include a brief legal description of the property, the name and mailing address of the owner of record, and the tax information applicable to the specific parcel in question. The information shall be in columnar form. There shall be seven column headings which shall read: "Taxing Authority," "Your Property Taxes Last Year," "Last Year's Adjusted Tax Rate (Millage)," "Your Taxes This Year IF NO Budget Change Is Adopted," "Tax Rate This Year IF PROPOSED Budget Is Adopted (Millage)," "Your Taxes This Year IF PROPOSED Budget Change Is Adopted," and "A Public Hearing on the Proposed Taxes and Budget Will Be Held:."
- (b) As used in this section, the term "last year's adjusted tax rate" means the rolled-back rate calculated pursuant to s. 200.065(1).
- (3) There shall be under each column heading an entry for the county; the school district levy required pursuant to s. 1011.60(6); other operating school levies; the municipality or municipal service taxing unit or units in which the parcel lies, if any; the water management district levying pursuant to s. 373.503; the independent special districts in which the parcel lies, if any; and for all voted levies for debt service applicable to the parcel, if any.
- (4) For each entry listed in subsection (3), there shall appear on the notice the following:
- (a) In the first column, a brief, commonly used name for the taxing authority or its governing body. The entry in the first column for the levy required pursuant to s. 1011.60(6) shall be "By State Law." The entry for other operating school district levies shall be "By Local Board." Both school levy entries shall be indented and preceded by the notation "Public Schools:". For each voted levy for debt service, the entry shall be "Voter Approved Debt Payments."
- (b) In the second column, the gross amount of ad valorem taxes levied against the parcel in the previous year. If the parcel did not exist in the previous year, the second column shall be blank.
- (c) In the third column, last year's adjusted tax rate or, in the case of voted levies for debt service, the tax rate previously authorized by referendum.
- (d) In the fourth column, the gross amount of ad valorem taxes which will apply to the parcel in the current year if each taxing authority levies last year's adjusted tax rate or, in the case of voted levies for debt service, the amount previously authorized by referendum.
- (e) In the fifth column, the tax rate that each taxing authority must levy against the parcel to fund the proposed budget or, in the case of voted levies for debt service, the tax rate previously authorized by referendum.
- (f) In the sixth column, the gross amount of ad valorem taxes that must be levied in the current year if the proposed budget is adopted.
- (g) In the seventh column, the date, the time, and a brief description of the location of the public hearing required pursuant to s. 200.065(2)(c).
- (5) Following the entries for each taxing authority, a final entry shall show: in the first column, the words "Total Property Taxes:" and in the second, fourth, and sixth columns, the sum of the entries for each of the individual taxing authorities. The second, fourth, and sixth columns shall, immediately below said entries, be labeled Column 1, Column 2, and Column 3, respectively. Below these labels shall appear, in bold-faced type, the statement: SEE REVERSE SIDE FOR EXPLANATION.
- (6)(a) The second page of the notice shall state the parcel's market value and for each taxing authority that levies an ad valorem tax against the parcel:
- 1. The assessed value, value of exemptions, and taxable value for the previous year and the current year.
- 2. Each assessment reduction and exemption applicable to the property, including the value of the assessment reduction or exemption and tax levies to which they apply.
- (b) The reverse side of the second page shall contain definitions and explanations for the values included on the front side.

(7) The following statement shall appear after the values listed on the front of the second page:

If you feel that the market value of your property is inaccurate or does not reflect fair market value, or if you are entitled to an exemption or classification that is not reflected above, contact your county property appraiser at (phone number) or (location) .

If the property appraiser's office is unable to resolve the matter as to market value, classification, or an exemption, you may file a petition for adjustment with the Value Adjustment Board. Petition forms are available from the county property appraiser and must be filed ON OR BEFORE $\begin{tabular}{l} \hline \end{tabular} (date) \end{tabular}.$

(8) The reverse side of the first page of the form shall read:

EXPLANATION

*COLUMN 1—"YOUR PROPERTY TAXES LAST YEAR"

This column shows the taxes that applied last year to your property. These amounts were based on budgets adopted last year and your property's previous taxable value.

*COLUMN 2—"YOUR TAXES IF NO BUDGET CHANGE IS ADOPTED"

This column shows what your taxes will be this year IF EACH TAXING AUTHORITY DOES NOT CHANGE ITS PROPERTY TAX LEVY. These amounts are based on last year's budgets and your current assessment.

*COLUMN 3—"YOUR TAXES IF PROPOSED BUDGET CHANGE IS ADOPTED"

This column shows what your taxes will be this year under the BUD-GET ACTUALLY PROPOSED by each local taxing authority. The proposal is NOT final and may be amended at the public hearings shown on the front side of this notice. The difference between columns 2 and 3 is the tax change proposed by each local taxing authority and is NOT the result of higher assessments.

*Note: Amounts shown on this form do NOT reflect early payment discounts you may have received or may be eligible to receive. (Discounts are a maximum of 4 percent of the amounts shown on this form.)

(9) The bottom portion of the notice shall further read in bold, conspicuous print:

"Your final tax bill may contain non-ad valorem assessments which may not be reflected on this notice such as assessments for roads, fire, garbage, lighting, drainage, water, sewer, or other governmental services and facilities which may be levied by your county, city, or any special district."

(10)(a) If requested by the local governing board levying non-ad valorem assessments and agreed to by the property appraiser, the notice specified in this section may contain a notice of proposed or adopted non-ad valorem assessments. If so agreed, the notice shall be titled:

NOTICE OF PROPOSED PROPERTY TAXES AND PROPOSED OR ADOPTED NON-AD VALOREM ASSESSMENTS DO NOT PAY—THIS IS NOT A BILL

There must be a clear partition between the notice of proposed property taxes and the notice of proposed or adopted non-ad valorem assessments. The partition must be a bold, horizontal line approximately $^{1}/_{8}$ -inch thick. By rule, the department shall provide a format for the form of the notice of proposed or adopted non-ad valorem assessments which meets the following minimum requirements:

1. There must be subheading for columns listing the levying local governing board, with corresponding assessment rates expressed in dollars and cents per unit of assessment, and the associated assessment amount.

- 2. The purpose of each assessment must also be listed in the column listing the levying local governing board if the purpose is not clearly indicated by the name of the board.
- 3. Each non-ad valorem assessment for each levying local governing board must be listed separately.
- 4. If a county has too many municipal service benefit units or assessments to be listed separately, it shall combine them by function.
- 5. A brief statement outlining the responsibility of the tax collector and each levying local governing board as to any non-ad valorem assessment must be provided on the form, accompanied by directions as to which office to contact for particular questions or problems.
- (b) If the notice includes all adopted non-ad valorem assessments, the provisions contained in subsection (9) shall not be placed on the notice.
- Section 15. Effective January 1, 2021, 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 is due and payable as follows:
- (a) Except as otherwise provided in this subsection, at the rate of $4.42 \frac{4.92}{4.92}$ percent applied to the sales price of the communications service that:
 - 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 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 8.57 9.07 percent applied to 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 16. Effective January 1, 2021, 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 4.57 5.07 percent, composed of the 4.42 4.92 percent and 0.15 percent rates required by ss. 202.12(1)(a) and 203.01(1)(b)3., respectively, if the provider properly reflects the tax collected with respect to the two provisions as required in the return to the department.
- Section 17. Effective January 1, 2021, 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 4.57 5.07 percent, composed of the 4.42 4.92 percent and 0.15 percent rates required by ss. 202.12(1)(a) and 203.01(1)(b)3., respectively, if the provider properly reflects the tax collected with respect to the two provisions as required in the return to the Department of Revenue.

- Section 18. Subsection (1) of section 206.05, Florida Statutes, is amended to read:
- $206.05\,$ Bond required of licensed terminal supplier, importer, exporter, or wholesaler.—
- (1) Each terminal supplier, importer, exporter, or wholesaler, except a municipality, county, school board, state agency, federal agency, or special district which is licensed under this part, shall file with the department a bond in a penal sum of not more than \$300,000 \$100,000, such sum to be approximately 3 times the combined average monthly tax levied under this part and local option tax on motor fuel paid or due during the preceding 12 calendar months under the laws of this state. An exporter shall file a bond in an amount equal to 3 times the average monthly tax due on gallons acquired for export. The bond shall be in such form as may be approved by the department, executed by a surety company duly licensed to do business under the laws of the state as surety thereon, and conditioned upon the prompt filing of true reports and the payment to the department of any and all fuel taxes levied under this chapter including local option taxes which are now or which hereafter may be levied or imposed, together with any and all penalties and interest thereon, and generally upon faithful compliance with the provisions of the fuel tax and local option tax laws of the state. The licensee shall be the principal obligor, and the state shall be the obligee. An assigned time deposit or irrevocable letter of credit may be accepted in lieu of a surety bond.
- Section 19. Subsection (6) of section 206.8741, Florida Statutes, is amended to read:
 - 206.8741 Dyeing and marking; notice requirements.—
- (6) Any person who fails to provide or post the required notice with respect to any dyed diesel fuel is subject to a penalty of \$2,500 for each month such failure occurs the penalty imposed by s. 206.872(11).
- Section 20. Subsection (1) section 206.90, Florida Statutes, is amended to read:
- 206.90 Bond required of terminal suppliers, importers, and whole-salers.—
- (1) Every terminal supplier, importer, or wholesaler, except a municipality, county, state agency, federal agency, school board, or special district, shall file with the department a bond or bonds in the penal sum of not more than \$300,000 \$100,000. The sum of such bond shall be approximately 3 times the average monthly diesel fuels tax and local option tax on diesel fuels paid or due during the preceding 12 calendar months, with a surety approved by the department. The licensee shall be the principal obligor and the state shall be the obligee, conditioned upon the faithful compliance with the provisions of this chapter, including the local option tax laws. If the sum of 3 times a licensee's average monthly tax is less than \$50, no bond shall be required.
- Section 21. Paragraph (a) of subsection (1) 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.
- (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows:
- (a)1.a. At the rate of 6 percent of the sales price of each item or article of tangible personal property when sold at retail in this state, computed on each taxable sale for the purpose of remitting the amount of tax due the state, and including each and every retail sale.
- b. Each occasional or isolated sale of an aircraft, boat, mobile home, or motor vehicle of a class or type which is required to be registered, licensed, titled, or documented in this state or by the United States Government shall be subject to tax at the rate provided in this paragraph. The department shall by rule adopt any nationally recognized

publication for valuation of used motor vehicles as the reference price list for any used motor vehicle which is required to be licensed pursuant to s. 320.08(1), (2), (3)(a), (b), (c), or (e), or (9). If any party to an occasional or isolated sale of such a vehicle reports to the tax collector a sales price which is less than 80 percent of the average loan price for the specified model and year of such vehicle as listed in the most recent reference price list, the tax levied under this paragraph shall be computed by the department on such average loan price unless the parties to the sale have provided to the tax collector an affidavit signed by each party, or other substantial proof, stating the actual sales price. Any party to such sale who reports a sales price less than the actual sales price is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. The department shall collect or attempt to collect from such party any delinquent sales taxes. In addition, such party shall pay any tax due and any penalty and interest assessed plus a penalty equal to twice the amount of the additional tax owed. Notwithstanding any other provision of law, the Department of Revenue may waive or compromise any penalty imposed pursuant to this subparagraph.

- 2. This paragraph does not apply to the sale of a boat or aircraft by or through a registered dealer under this chapter to a purchaser who, at the time of taking delivery, is a nonresident of this state, does not make his or her permanent place of abode in this state, and is not engaged in carrying on in this state any employment, trade, business, or profession in which the boat or aircraft will be used in this state, or is a corporation none of the officers or directors of which is a resident of, or makes his or her permanent place of abode in, this state, or is a noncorporate entity that has no individual vested with authority to participate in the management, direction, or control of the entity's affairs who is a resident of, or makes his or her permanent abode in, this state. For purposes of this exemption, either a registered dealer acting on his or her own behalf as seller, a registered dealer acting as broker on behalf of a seller, or a registered dealer acting as broker on behalf of the purchaser may be deemed to be the selling dealer. This exemption shall not be allowed unless:
- a. The purchaser removes a qualifying boat, as described in subsubparagraph f., from the state within 90 days after the date of purchase or extension, or the purchaser removes a nonqualifying boat or an aircraft from this state within 10 days after the date of purchase or, when the boat or aircraft is repaired or altered, within 20 days after completion of the repairs or alterations; or if the aircraft will be registered in a foreign jurisdiction and:
- (I) Application for the aircraft's registration is properly filed with a civil airworthiness authority of a foreign jurisdiction within 10 days after the date of purchase;
- (II) The purchaser removes the aircraft from the state to a foreign jurisdiction within 10 days after the date the aircraft is registered by the applicable foreign airworthiness authority; and
- (III) The aircraft is operated in the state solely to remove it from the state to a foreign jurisdiction.

For purposes of this sub-subparagraph, the term "foreign jurisdiction" means any jurisdiction outside of the United States or any of its territories;

- b. The purchaser, within 90~30 days from the date of departure, provides the department with written proof that the purchaser licensed, registered, titled, or documented the boat or aircraft outside the state. If such written proof is unavailable, within 90~30 days the purchaser shall provide proof that the purchaser applied for such license, title, registration, or documentation. The purchaser shall forward to the department proof of title, license, registration, or documentation upon receipt;
- c. The purchaser, within 30 10 days after of removing the boat or aircraft from Florida, furnishes the department with proof of removal in the form of receipts for fuel, dockage, slippage, tie-down, or hangaring from outside of Florida. The information so provided must clearly and specifically identify the boat or aircraft;
- d. The selling dealer, within 30 5 days after of the date of sale, provides to the department a copy of the sales invoice, closing statement, bills of sale, and the original affidavit signed by the purchaser attesting that he or she has read the provisions of this section;

- e. The seller makes a copy of the affidavit a part of his or her record for as long as required by s. 213.35; and
- f. Unless the nonresident purchaser of a boat of 5 net tons of admeasurement or larger intends to remove the boat from this state within 10 days after the date of purchase or when the boat is repaired or altered, within 20 days after completion of the repairs or alterations, the nonresident purchaser applies to the selling dealer for a decal which authorizes 90 days after the date of purchase for removal of the boat. The nonresident purchaser of a qualifying boat may apply to the selling dealer within 60 days after the date of purchase for an extension decal that authorizes the boat to remain in this state for an additional 90 days, but not more than a total of 180 days, before the nonresident purchaser is required to pay the tax imposed by this chapter. The department is authorized to issue decals in advance to dealers. The number of decals issued in advance to a dealer shall be consistent with the volume of the dealer's past sales of boats which qualify under this sub-subparagraph. The selling dealer or his or her agent shall mark and affix the decals to qualifying boats in the manner prescribed by the department, before delivery of the boat.
- (I) The department is hereby authorized to charge dealers a fee sufficient to recover the costs of decals issued, except the extension decal shall cost \$425.
- (II) The proceeds from the sale of decals will be deposited into the administrative trust fund.
- (III) Decals shall display information to identify the boat as a qualifying boat under this sub-subparagraph, including, but not limited to, the decal's date of expiration.
- (IV) The department is authorized to require dealers who purchase decals to file reports with the department and may prescribe all necessary records by rule. All such records are subject to inspection by the department.
- (V) Any dealer or his or her agent who issues a decal falsely, fails to affix a decal, mismarks the expiration date of a decal, or fails to properly account for decals will be considered prima facie to have committed a fraudulent act to evade the tax and will be liable for payment of the tax plus a mandatory penalty of 200 percent of the tax, and shall be liable for fine and punishment as provided by law for a conviction of a misdemeanor of the first degree, as provided in s. 775.082 or s. 775.083.
- (VI) Any nonresident purchaser of a boat who removes a decal before permanently removing the boat from the state, or defaces, changes, modifies, or alters a decal in a manner affecting its expiration date before its expiration, or who causes or allows the same to be done by another, will be considered prima facie to have committed a fraudulent act to evade the tax and will be liable for payment of the tax plus a mandatory penalty of 200 percent of the tax, and shall be liable for fine and punishment as provided by law for a conviction of a misdemeanor of the first degree, as provided in s. 775.082 or s. 775.083.
- (VII) The department is authorized to adopt rules necessary to administer and enforce this subparagraph and to publish the necessary forms and instructions.
- (VIII) The department is hereby authorized to adopt emergency rules pursuant to s. 120.54(4) to administer and enforce the provisions of this subparagraph.

If the purchaser fails to remove the qualifying boat from this state within the maximum 180 days after purchase or a nonqualifying boat or an aircraft from this state within 10 days after purchase or, when the boat or aircraft is repaired or altered, within 20 days after completion of such repairs or alterations, or permits the boat or aircraft to return to this state within 6 months from the date of departure, except as provided in s. 212.08(7)(ffff), or if the purchaser fails to furnish the department with any of the documentation required by this subparagraph within the prescribed time period, the purchaser shall be liable for use tax on the cost price of the boat or aircraft and, in addition thereto, payment of a penalty to the Department of Revenue equal to the tax payable. This penalty shall be in lieu of the penalty imposed by s. 212.12(2). The maximum 180-day period following the sale of a qualifying boat tax-exempt to a nonresident may not be tolled for any reason.

Section 22. Subsection (6) of section 212.055, Florida Statutes, is amended, and paragraph (f) is added to subsection (1) of that section, to read:

212.055 Discretionary sales surtaxes; legislative intent; authorization and use of proceeds.—It is the legislative intent that any authorization for imposition of a discretionary sales surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the levy. Each enactment shall specify the types of counties authorized to levy; the rate or rates which may be imposed; the maximum length of time the surtax may be imposed, if any; the procedure which must be followed to secure voter approval, if required; the purpose for which the proceeds may be expended; and such other requirements as the Legislature may provide. Taxable transactions and administrative procedures shall be as provided in s. 212.054.

(1) CHARTER COUNTY AND REGIONAL TRANSPORTATION SYSTEM SURTAX.—

(f) Any discretionary sales surtax levied under this subsection pursuant to a referendum held on or after July 1, 2020, may not be levied for more than 30 years.

(6) SCHOOL CAPITAL OUTLAY SURTAX.—

- (a) The school board in each county may levy, pursuant to resolution conditioned to take effect only upon approval by a majority vote of the electors of the county voting in a referendum, a discretionary sales surtax at a rate that may not exceed 0.5 percent.
- (b) The resolution *must* shall include a statement that provides a brief and general description of the school capital outlay projects to be funded by the surtax. The resolution must include a statement that the revenues collected must be shared with eligible charter schools based on their proportionate share of the total school district enrollment. The statement must shall conform to the requirements of s. 101.161 and shall be placed on the ballot by the governing body of the county. The following question shall be placed on the ballot:

....FOR THECENTS TAXAGAINST THECENTS TAX

- (c) The resolution providing for the imposition of the surtax must shall set forth a plan for use of the surtax proceeds for fixed capital expenditures or fixed capital costs associated with the construction, reconstruction, or improvement of school facilities and campuses which have a useful life expectancy of 5 or more years, and any land acquisition, land improvement, design, and engineering costs related thereto. Additionally, the plan shall include the costs of retrofitting and providing for technology implementation, including hardware and software, for the various sites within the school district. Surtax revenues may be used to service for the purpose of servicing bond indebtedness to finance projects authorized by this subsection, and any interest accrued thereto may be held in trust to finance such projects. Neither the proceeds of the surtax nor any interest accrued thereto shall be used for operational expenses. Surtax revenues shared with charter schools shall be expended by the charter school in a manner consistent with the allowable uses set forth in s. 1013.62(4). All revenues and expenditures shall be accounted for in a charter school's monthly or quarterly financial statement pursuant to s. 1002.33(9). The eligibility of a charter school to receive funds under this subsection shall be determined in accordance with s. 1013.62(1). If a school's charter is not renewed or is terminated and the school is dissolved under the provisions of law under which the school was organized, any unencumbered funds received under this subsection shall revert to the sponsor.
- (d) Surtax revenues collected by the Department of Revenue pursuant to this subsection shall be distributed to the school board imposing the surtax in accordance with law.
- Section 23. The amendment made by this act to s. 212.055(6), Florida Statutes, which amends the allowable uses of the school capital outlay surtax, applies to levies authorized by vote of the electors on or after July 1, 2020.

Section 24. Effective January 1, 2021, section 212.134, Florida Statutes, is created to read:

- 212.134 Information returns relating to payment-card and third-party network transactions.—
- (1) For each year in which a payment settlement entity, an electronic payment facilitator, or other third party contracted with the payment settlement entity to make payments to settle reportable payment transactions on behalf of the payment settlement entity must file a return pursuant to s. 6050W of the Internal Revenue Code, the entity, the facilitator, or the third party must submit the information in the return to the department by the 30th day after filing the federal return. The format of the information returns required must be either a copy of such information returns or a copy of such information returns related to participating payees with an address in the state. For purposes of this subsection, the term "payment settlement entity" has the same meaning as provided in s. 6050W of the Internal Revenue Code.
- (2) All reports submitted to the department under this section must be in an electronic format.
- (3) Any payment settlement entity, facilitator, or third party failing to file the information return required, filing an incomplete information return, or not filing an information return within the time prescribed is subject to a penalty of \$1,000 for each failure, if the failure is for not more than 30 days, with an additional \$1,000 for each month or fraction of a month during which each failure continues. The total amount of penalty imposed on a reporting entity may not exceed \$10,000 annually.
- (4) The executive director or his or her designee may waive the penalty if he or she determines that the failure to timely file an information return was due to reasonable cause and not due to willful negligence, willful neglect, or fraud.

Section 25. Section 212.181, Florida Statutes, is created to read:

 $212.181\;$ Determination of business address situs, distributions, and adjustments.—

- (1) For each certificate of registration issued pursuant to s. 212.18(3)(b), the department shall assign the place of business to a county based on the location address provided at the time of registration or at the time the dealer notifies the department of a change in a business location address.
- (2)(a) Each county that furnishes to the department information needed to update the electronic database created and maintained pursuant to s. 202.22(2)(a), including addresses of new developments, changes in addresses, annexations, incorporations, reorganizations, and any other changes in jurisdictional boundaries within the county, must specify an effective date, which must be the next ensuing January 1 or July 1, and must be furnished to the department at least 120 days before the effective date. A county that provides notification to the department at least 120 days before the effective date that it has reviewed the database and has no changes for the ensuing January 1 or July 1 satisfies the requirement of this paragraph.
- (b) A county that imposes a tourist development tax in a subcounty special district pursuant to s. 125.0104(3)(b) must identify the subcounty special district addresses to which the tourist development tax applies as part of the address information submission required under paragraph (a). This paragraph does not apply to counties that self-administer the tax pursuant to s. 125.0104(10).
- (c) The department shall update the electronic database created and maintained under s. 202.22(2)(a) using the information furnished by local taxing jurisdictions under paragraph (a) and shall ensure each business location is correctly assigned to the applicable county pursuant to subsection (1). Each update must specify the effective date as the next ensuing January 1 or July 1 and must be posted by the department on a website not less than 90 days before the effective date.
- (3)(a) For distributions made pursuant to ss. 125.0104, 212.20(6)(a), (b), and (d)2., misallocations occurring solely due to the assignment of an address to an incorrect county will be corrected prospectively only from the date the department is made aware of the misallocation, subject to the following:
- 1. If the county that should have received the misallocated distributions followed the notification and timing provisions in subsection (2) for the affected periods, such misallocations may be adjusted by

prorating current and future distributions for the period the misallocation occurred, not to exceed 36 months from the date the department is made aware of the misallocation.

- 2. If the county that received the misallocated distribution followed the notification and timing provisions in subsection (2) for the affected periods and the county that should have received the misallocation did not, the correction shall apply only prospectively from the date the department is made aware of the misallocation.
- (b) Nothing in this subsection prevents affected counties from determining an alternative method of adjustment pursuant to an interlocal agreement. Affected counties with an interlocal agreement must provide a copy of the interlocal agreement specifying an alternative method of adjustment to the department within 90 days after the date of the department's notice of the misallocation.
- (4) The department may adopt rules to administer this section, including rules establishing procedures and forms.

Section 26. Section 215.179, Florida Statutes, is created to read:

215.179 Solicitation of payment.—An owner of a public building or the owner's employee may not seek, accept, or solicit any payment or other form of consideration for providing the written allocation letter described in s. 179D(d)(4) of the Internal Revenue Code and Internal Revenue Service (IRS) Notice 2008-40. An allocation letter must be signed and returned to the architect, engineer, or contractor within 15 days after written request. The architect, engineer, or contractor shall file the allocation request with the Department of Financial Services. This section is effective until the Internal Revenue Service supersedes s. 3 of IRS Notice 2008-40 and materially modifies the allocation process therein.

Section 27. Section 213.0537, Florida Statutes, is created to read:

213.0537 Electronic notification with affirmative consent.—

- (1) Notwithstanding any other provision of law, the Department of Revenue may send notices electronically, by postal mail, or both. Electronic transmission may be used only with the affirmative consent of the taxpayer or its representative. Documents sent pursuant to this section comply with the same timing and form requirements as documents sent by postal mail. If a document sent electronically is returned as undeliverable, the department must resend the document by postal mail. However, the original electronic transmission used with the affirmative consent of the taxpayer or its representative is the official mailing for purposes of this chapter.
- (2) A notice sent electronically will be considered to have been received by the recipient if the transmission is addressed to the address provided by the taxpayer or its representative. A notice sent electronically will be considered received even if no individual is aware of its receipt. In addition, a notice sent electronically shall be considered received if the department does not receive notification that the document was undeliverable.
 - (3) For the purposes of this section, the term:
- (a) "Affirmative consent" means that the taxpayer or its representative expressly consented to receive notices electronically either in response to a clear and conspicuous request for the taxpayer's or its representative's consent, or at the taxpayer's or its representative's own initiative.
- (b) "Notice" means all communications from the department to the taxpayer or its representative, including, but not limited to, billings, notices issued during the course of an audit, proposed assessments, and final assessments authorized by this chapter and any other actions constituting final agency action within the meaning of chapter 120.
- Section 28. Paragraph (b) of subsection (1) of section 213.21, Florida Statutes, is amended to read:

213.21 Informal conferences; compromises.—

(1)

(b) The statute of limitations upon the issuance of final assessments and the period for filing a claim for refund as required by s. 215.26(2) for

any transactions occurring during the audit period shall be tolled during the period in which the taxpayer is engaged in a procedure under this section.

Section 29. Effective upon this act becoming a law, paragraph (a) of subsection (4) of section 220.1105, Florida Statutes, is amended to read:

220.1105 Tax imposed; automatic refunds and downward adjustments to tax rates.—

- (4) For fiscal years 2018-2019 through 2020-2021, any amount by which net collections for a fiscal year exceed adjusted forecasted collections for that fiscal year shall only be used to provide refunds to corporate income tax payers as follows:
 - (a) For purposes of this subsection, the term:
- 1. "Eligible taxpayer" means:
- a. For fiscal year 2018-2019, a taxpayer whose taxable year begins between April 1, 2017, and March 31, 2018, and whose final tax liability for such taxable year is greater than zero;
- b. For fiscal year 2019-2020, a taxpayer whose taxable year begins between April 1, 2018, and March 31, 2019, and whose final tax liability for such taxable year is greater than zero; or
- c. For fiscal year 2020-2021 a taxpayer whose taxable year begins between April 1, 2019, and March 31, 2020, and whose final tax liability for such taxable year is greater than zero.
- 2. "Excess collections" for a fiscal year means the amount by which net collections for a fiscal year exceeds adjusted forecasted collections for that fiscal year.
- 3. "Final tax liability" means the taxpayer's amount of tax due under this chapter for a taxable year, reported on a return filed with the department, plus the amount of any credit taken on such return under s. 220.1875.
- 4. "Total eligible tax liability" for a fiscal year means the sum of final tax liabilities of all eligible taxpayers for a fiscal year as such liabilities are shown on the latest return filed with the department as of February 1 immediately following that fiscal year.
- 5. "Taxpayer refund share" for a fiscal year means an eligible taxpayer's final tax liability as a percentage of the total eligible tax liability for that fiscal year.
- 6. "Taxpayer refund" for a fiscal year means the taxpayer refund share for a fiscal year multiplied by the excess collections for a fiscal year.

Section 30. The amendment made by this act to s. 220.1105(4)(a)3., Florida Statutes, is remedial in nature and applies retroactively.

Section 31. Paragraph (b) of subsection (5) and subsections (8) and (9) of section 288.106, Florida Statutes, are amended to read:

 $288.106\,$ Tax refund program for qualified target industry businesses.—

(5) TAX REFUND AGREEMENT.—

- (b) Compliance with the terms and conditions of the agreement is a condition precedent for the receipt of a tax refund each year. The failure to comply with the terms and conditions of the tax refund agreement results in the loss of eligibility for receipt of all tax refunds previously authorized under this section and the revocation by the department of the certification of the business entity as a qualified target industry business, unless the business is eligible to receive and elects to accept a prorated refund under paragraph (6)(e) or the department grants the business an economic recovery extension.
- 1. A qualified target industry business may submit a request to the department for an economic recovery extension. The request must provide quantitative evidence demonstrating how negative economic conditions in the business's industry, the effects of a named hurricane or tropical storm, or specific acts of terrorism affecting the qualified

target industry business have prevented the business from complying with the terms and conditions of its tax refund agreement.

- 2. Upon receipt of a request under subparagraph 1., the department has 45 days to notify the requesting business, in writing, whether its extension has been granted or denied. In determining whether an extension should be granted, the department shall consider the extent to which negative economic conditions in the requesting business's industry have occurred in the state or the effects of a named hurricane or tropical storm or specific acts of terrorism affecting the qualified target industry business have prevented the business from complying with the terms and conditions of its tax refund agreement. The department shall consider current employment statistics for this state by industry, including whether the business's industry had substantial job loss during the prior year, when determining whether an extension shall be granted.
- 3. As a condition for receiving a prorated refund under paragraph (6)(e) or an economic recovery extension under this paragraph, a qualified target industry business must agree to renegotiate its tax refund agreement with the department to, at a minimum, ensure that the terms of the agreement comply with current law and the department's procedures governing application for and award of tax refunds. Upon approving the award of a prorated refund or granting an economic recovery extension, the department shall renegotiate the tax refund agreement with the business as required by this subparagraph. When amending the agreement of a business receiving an economic recovery extension, the department may extend the duration of the agreement for a period not to exceed 2 years.
- 4. A qualified target industry business located in a county affected by Hurricane Michael, as defined in subsection (8), may submit a request for an economic recovery extension to the department in lieu of any tax refund claim scheduled to be submitted after January 1, 2021 2009, but before July 1, 2023 2012.
- 5. A qualified target industry business that receives an economic recovery extension may not receive a tax refund for the period covered by the extension.
- (8) SPECIAL INCENTIVES.—If the department determines it is in the best interest of the public for reasons of facilitating economic development, growth, or new employment opportunities within a Disproportionally Affected county affected by Hurricane Michael, the department may, between July 1, 2020 2011, and June 30, 2023 2014, may waive any or all wage or local financial support eligibility requirements. If the department elects to waive wage or financial support eligibility requirements, the waiver must be stated in writing. and allow A qualified target industry business that relocates from another state to, or establishes which relocates all or a portion of its business or expands its existing business in, a to a Disproportionally Affected county affected by Hurricane Michael is eligible to receive a tax refund payment of up to \$10,000 \\$6,000 multiplied by the number of jobs specified in the tax refund agreement under subparagraph (5)(a)1. over the term of the agreement. Prior to granting such waiver, the executive director of the department shall file with the Governor a written statement of the conditions and circumstances constituting the reason for the waiver. Such business shall be eligible for the additional tax refund payments specified in subparagraph (3)(b)4. if it meets the criteria. As used in this section, the term "Disproportionally Affected county affected by Hurricane Michael" means Bay County, Calhoun County Escambia County, Franklin County, Gadsden County, Gulf County, Holmes County, Jackson County, Jefferson County, Leon County, Liberty County, Okaloosa County, Santa Rosa County, Walton County, or Wakulla County, Walton County, or Washington County.
- (9) EXPIRATION. An applicant may not be certified as qualified under this section after June 30, 2020. A tax refund agreement existing on that date shall continue in effect in accordance with its terms.
- Section 32. Subsections (1), (2), and (5) of section 443.163, Florida Statutes, are amended to read:
- 443.163 Electronic reporting and remitting of contributions and reimbursements.—
- (1) An employer may file any report and remit any contributions or reimbursements required under this chapter by electronic means. The

Department of Economic Opportunity or the state agency providing reemployment assistance tax collection services shall adopt rules prescribing the format and instructions necessary for electronically filing reports and remitting contributions and reimbursements to ensure a full collection of contributions and reimbursements due. The acceptable method of transfer, the method, form, and content of the electronic means, and the method, if any, by which the employer will be provided with an acknowledgment shall be prescribed by the department or its tax collection service provider. However, any employer who employed 10 or more employees in any quarter during the preceding state fiscal year must file the Employers Quarterly Reports, including any corrections, for the current calendar year and remit the contributions and reimbursements due by electronic means approved by the tax collection service provider. A person who prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year must file the Employers Quarterly Reports for each calendar quarter in the current calendar year, beginning with reports due for the second calendar quarter of 2003, by electronic means approved by the tax collection service provider.

(2)(a) An employer who is required by law to file an Employers Quarterly Report, including any corrections, by approved electronic means, but who files the report either directly or through an agent by a means other than approved electronic means, is liable for a penalty of \$25 \$50 for that report and \$1 for each employee, not to exceed \$300. This penalty is in addition to any other penalty provided by this chapter. However, the penalty does not apply if the tax collection service provider waives the electronic filing requirement in advance. An employer who fails to remit contributions or reimbursements either directly or through an agent by approved electronic means as required by law is liable for a penalty of \$25 \$50 for each remittance submitted by a means other than approved electronic means. This penalty is in addition to any other penalty provided by this chapter.

(b) A person who prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year, but who fails to file an Employers Quarterly Report for each calendar quarter in the current calendar year by approved electronic means, is liable for a penalty of \$50 for that report and \$1 for each employee. This penalty is in addition to any other penalty provided by this chapter. However, the penalty does not apply if the tax collection service provider waives the electronic filing requirement in advance.

- (5) The tax collection service provider may waive the penalty imposed by this section if a written request for a waiver is filed which establishes that imposition would be inequitable. Examples of inequity include, but are not limited to, situations where the failure to electronically file was caused by one of the following factors:
- (a) Death or serious illness of the person responsible for the preparation and filing of the report.
 - (b) Destruction of the business records by fire or other casualty.
 - (c) Unscheduled and unavoidable computer downtime.

Section 33. Subsections (1) and (3) of section 626.932, Florida Statutes, are amended to read:

626.932 Surplus lines tax.—

- (1) The premiums charged for surplus lines coverages are subject to a premium receipts tax of 4.94 $\,5$ percent of all gross premiums charged for such insurance. The surplus lines agent shall collect from the insured the amount of the tax at the time of the delivery of the cover note, certificate of insurance, policy, or other initial confirmation of insurance, in addition to the full amount of the gross premium charged by the insurer for the insurance. The surplus lines agent is prohibited from absorbing such tax or, as an inducement for insurance or for any other reason, rebating all or any part of such tax or of his or her commission.
- (3) If a surplus lines policy covers risks or exposures only partially in this state and the state is the home state as defined in the federal Nonadmitted and Reinsurance Reform Act of 2010 (NRRA), the tax payable shall be computed on the gross premium. The surplus lines policy must be taxed in accordance with subsection (1) and the agent shall report the total premium for the risk that is located in this state and the total premium for the risk that is located outside of this state to

the Florida Surplus Lines Service Office in the manner and form directed by the Florida Surplus Lines Service Office The tax must not exceed the tax rate where the risk or exposure is located.

- Section 34. Paragraph (b) of subsection (6) of section 1013.64, Florida Statutes, is amended to read:
- 1013.64 Funds for comprehensive educational plant needs; construction cost maximums for school district capital projects.—Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows:

(6)

- (b)1. A district school board may not use funds from the following sources: Public Education Capital Outlay and Debt Service Trust Fund; School District and Community College District Capital Outlay and Debt Service Trust Fund; Classrooms First Program funds provided in s. 1013.68; nonvoted 1.5-mill levy of ad valorem property taxes provided in s. 1011.71(2); Classrooms for Kids Program funds provided in s. 1013.735; District Effort Recognition Program funds provided in s. 1013.736; or High Growth District Capital Outlay Assistance Grant Program funds provided in s. 1013.738 to pay for any portion of the cost of any new construction of educational plant space with a total cost per student station, including change orders, which exceeds:
 - a. \$17,952 for an elementary school;
 - b. \$19,386 for a middle school; or
 - c. \$25,181 for a high school,

(January 2006) as adjusted annually to reflect increases or decreases in the Consumer Price Index. The department, in conjunction with the Office of Economic and Demographic Research, shall review and adjust the cost per student station limits to reflect actual construction costs by January 1, 2020, and annually thereafter. The adjusted cost per student station shall be used by the department for computation of the statewide average costs per student station for each instructional level pursuant to paragraph (d). The department shall also collaborate with the Office of Economic and Demographic Research to select an industry-recognized construction index to replace the Consumer Price Index by January 1, 2020, adjusted annually to reflect changes in the construction index.

- 2. School districts shall maintain accurate documentation related to the costs of all new construction of educational plant space reported to the Department of Education pursuant to paragraph (d). The Auditor General shall review the documentation maintained by the school districts and verify compliance with the limits under this paragraph during its scheduled operational audits of the school district.
- 3. Except for educational facilities and sites subject to a lease-purchase agreement entered pursuant to s. 1011.71(2)(e) or funded solely through local impact fees, in addition to the funding sources listed in subparagraph 1., a district school board may not use funds from any sources for new construction of educational plant space with a total cost per student station, including change orders, which equals more than the current adjusted amounts provided in sub-subparagraphs 1.a.-c. However, if a contract has been executed for architectural and design services or for construction management services before July 1, 2017, a district school board may use funds from any source for the new construction of educational plant space and such funds are exempt from the total cost per student station requirements.
- 4. A district school board must not use funds from the Public Education Capital Outlay and Debt Service Trust Fund or the School District and Community College District Capital Outlay and Debt Service Trust Fund for any new construction of an ancillary plant that exceeds 70 percent of the average cost per square foot of new construction for all schools.
- Section 35. Clothing, school supplies, 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 August 7, 2020, through August 9, 2020, 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 \$60 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, staplers and staples used to secure paper products, protractors, compasses, and calculators.
- (2) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from August 7, 2020, through August 9, 2020, on the first \$1,000 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, handheld devices, 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. The term "monitor" does not include any device that includes 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 tax exemptions provided in this section may apply at the option of a dealer if less than 5 percent of the dealer's gross sales of tangible personal property in the prior calendar year are comprised of items that would be exempt under this section. If a qualifying dealer chooses not to participate in the tax holiday, by August 1, 2020, the dealer must notify the Department of Revenue in writing of its election to collect sales tax during the holiday and must post a copy of that notice in a conspicuous location at its place of business.
- (5) The Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing this section. Notwithstanding any other provision of law, emergency rules adopted pursuant to this subsection 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.
- (6) For the 2019-2020 fiscal year, the sum of \$241,000 in non-recurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing this section. Funds remaining unexpended or unencumbered from this appropriation as of June 30, 2020, shall revert and be reappropriated for the same purpose in the 2020-2021 fiscal year.
 - (7) This section shall take effect upon this act becoming a law.

Section 36. Disaster preparedness supplies; sales tax holiday.—

- (1) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from May 29, 2020, through June 4, 2020, on the sale of:
 - (a) A portable self-powered light source selling for \$20 or less.

- (b) A portable self-powered radio, two-way radio, or weather-band radio selling for \$50 or less.
- (c) A tarpaulin or other flexible waterproof sheeting selling for \$50 or loss
- (d) An item normally sold as, or generally advertised as, a ground anchor system or tie-down kit selling for \$50 or less.
 - (e) A gas or diesel fuel tank selling for \$25 or less.
- (f) A package of AA-cell, AAA-cell, C-cell, D-cell, 6-volt, or 9-volt batteries, excluding automobile and boat batteries, selling for \$30 or less.
 - (g) A nonelectric food storage cooler selling for \$30 or less.
- (h) A portable generator used to provide light or communications or preserve food in the event of a power outage selling for \$750 or less.
 - (i) Reusable ice selling for \$10 or less.
- (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 is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, to administer this section.
- (4) For the 2019-2020 fiscal year, the sum of \$70,000 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing this section.
 - (5) This section shall take effect upon this act becoming a law.
- Section 37. (1) The Department of Revenue is authorized, and all conditions are deemed 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. 206.05, 206.8741, 206.90, 212.05, 213.21, and 220.1105, Florida Statutes, and the creation of ss. 212.134 and 212.181, Florida Statutes, by this act. Notwithstanding any other provision of law, emergency rules adopted pursuant to this subsection 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.
- (2) This section shall take effect upon this act becoming a law and expires July 1, 2023.
- Section 38. 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, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to taxation; amending s. 125.0104, F.S.; increasing a population limit on counties that may use tourist development tax revenues for certain uses; amending s. 189.033, F.S.; defining the term "disproportionally affected county"; conforming a provision to changes made by the act; creating s. 193.019, F.S.; defining the terms "department" and "hospital"; requiring county property appraisers to annually calculate and submit to the Department of Revenue the valuation of certain property tax exemptions granted to property owned by hospitals; requiring hospitals to submit certain information to the department by a certain date; specifying requirements for the department; requiring the department to adopt a form by rule; creating s. 193.1557, F.S.; extending the timeframe within which certain changes to property damaged or destroyed by Hurricane Michael must commence to prevent the assessed value of the property from increasing; providing applicability; providing for future repeal; amending s. 194.035, F.S.; specifying circumstances under which a special magistrate's appraisal may not be submitted as evidence to a value adjustment board; amending s. 195.073, F.S.; revising the property classifications for certain multifamily housing and commercial and industrial properties; amending s. 195.096, F.S.; revising requirements for the department's review and publication of findings of county assessment rolls; amending s. 196.173,

F.S.; revising the military operations that qualify certain servicemembers for an additional ad valorem tax exemption; providing applicability; revising the deadlines for applying for additional ad valorem tax exemptions for certain servicemembers for a specified tax year; authorizing a property appraiser to grant an exemption for an untimely filed application if certain conditions are met; providing procedures for an applicant to file a petition with the value adjustment board if an application is denied; providing applicability; amending s. 196.1978, F.S.; providing applicability of the affordable housing property tax exemption to vacant units if certain conditions are met; providing retroactive operation; providing legislative intent relating to ownership of exempt property by certain limited liability companies; providing applicability of the tax exemption, under certain circumstances, to certain units occupied by natural persons or families whose income no longer meets income limits; amending s. 200.065, F.S.; authorizing a property appraiser in a county for which the Governor has declared a state of emergency to post notices of proposed property taxes on its website if mailing the notice is not possible; providing for an extension of sending the notice during such state of emergency; specifying a duty of the property appraiser; specifying hearing advertisement requirements for multicounty taxing authorities under certain circumstances; specifying procedures and requirements for taxing authorities, counties, and school districts for hearings and notices in the event of a state of emergency; amending s. 200.069, F.S.; specifying a limitation on information that property appraisers may include in the notice of ad valorem taxes and non-ad valorem assessments; 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 ss. 202.12001 and 203.001, F.S.; conforming provisions to changes made by the act; amending s. 206.05, F.S.; increasing the maximum bond the department may require from a terminal supplier, importer, exporter, or wholesaler of motor fuel; amending s. 206.8741, F.S.; revising a penalty for failure to provide or post a notice relating to dyed diesel fuel; amending s. 206.90, F.S.; increasing the maximum bond the department may require from a terminal supplier, importer, exporter, or wholesaler of diesel fuel; amending s. 212.05, F.S.; revising timeframes for certain documentation to be provided to the department for the purposes of a sales tax exemption for the sale of certain boats and aircraft; amending s. 212.055, F.S.; specifying a limitation on the duration of a charter county and regional transportation system surtax levied pursuant to a referendum held on or after a certain date; requiring that resolutions to approve a school capital outlay surtax include a statement relating to the sharing of revenues with eligible charter schools in a specified manner; specifying authorized uses of surtax revenues shared with charter schools; providing an accounting requirement for charter schools; specifying the eligibility of charter schools; requiring that unencumbered funds revert to the sponsor under certain circumstances; providing applicability; creating s. 212.134, F.S.; specifying requirements for payment settlement entities, or their electronic payment facilitators or contracted third parties, in submitting information returns to the department; defining the term "payment settlement entity"; providing penalties; authorizing the department's executive director or his or her designee to waive penalties under certain circumstances; creating s. 212.181, F.S.; specifying requirements for counties and the department in updating certain databases and determining business addresses for sales tax purposes; specifying a requirement for certain counties imposing a tourist development tax; providing procedures and requirements for correcting certain misallocations of certain tax distributions; providing construction; authorizing the department to adopt rules; creating s. 215.179, F.S.; prohibiting an owner of a public building or the owner's employee from seeking, accepting, or soliciting consideration for providing a certain allocation letter relating to energy efficient commercial building property; specifying a requirement for signing and returning the allocation letter; requiring certain persons to file an allocation request to the Department of Financial Services; providing construction; creating s. 213.0537, F.S.; authorizing the department to provide certain official correspondence to taxpayers electronically upon the affirmative request of the taxpayer; providing construction; defining terms; amending s. 213.21, F.S.; providing that the period for filing a claim for certain refunds is tolled during a period in which a taxpayer is engaged in certain informal conference procedures; amending s. 220.1105, F.S.; revising the definition of the term "final tax liability" for certain purposes; providing for retroactive application; amending s. 288.106, F.S.; authorizing a qualified target industry business located in a county affected by Hurricane Michael to submit a request to the Department of Economic Opportunity for an economic recovery extension in lieu of a tax refund claim scheduled to be submitted during a specified timeframe; authorizing the Department of Economic Opportunity to waive certain requirements during a specified timeframe; requiring the Department of Economic Opportunity to state any waiver in writing; providing that certain businesses are eligible for a specified tax refund payment; defining the term "county affected by Hurricane Michael"; deleting obsolete provisions; deleting a provision relating to the future expiration of certification for the tax refund program for qualified target industry businesses; amending s. 443.163, F.S.; specifying that Employers Quarterly Reports filed with the Department of Economic Opportunity by certain employers must include any corrections; deleting an additional filing requirement for certain persons; revising penalties for employers failing to properly file the report or failing to properly remit contributions or reimbursements; revising criteria for requesting a waiver of a penalty with the tax collection service provider; amending s. 626.932, F.S.; decreasing the rate of the surplus lines tax; revising the applicable tax on certain surplus lines policies; requiring surplus lines agents to report certain information to the Florida Surplus Lines Service Office; amending s. 1013.64, F.S.; providing that educational facilities and sites funded solely through local impact fees are exempt from certain prohibited uses of funds; providing sales tax exemptions for certain clothing, wallets, bags, school supplies, personal computers, and personal computer-related accessories during a certain timeframe; defining terms; specifying locations where the exemptions do not apply; authorizing certain dealers to opt out of participating in the exemptions, subject to certain conditions; authorizing the department to adopt emergency rules; providing an appropriation; providing sales tax exemptions for certain disaster preparedness supplies during a certain timeframe; specifying locations where the exemptions do not apply; authorizing the department to adopt emergency rules; providing an appropriation; authorizing the department to adopt emergency rules for certain purposes; providing for expiration of that authority; providing effective dates.

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

Senator Taddeo moved the following amendments to **Substitute Amendment 2** (271678) which failed:

Amendment 2A (791120) (with title amendment)—Between lines 464 and 465 insert:

Section 13. Effective January 1, 2021, paragraph (e) is added to subsection (1) of section 196.199, Florida Statutes, to read:

196.199 Government property exemption.—

- (1) Property owned and used by the following governmental units shall be exempt from taxation under the following conditions:
- (e) Any property of municipalities used for a motorsports entertainment complex as defined in s. 288.1171 is exempt from ad valorem taxation if the municipality is liable for payment of such ad valorem taxation pursuant to a lease agreement entered into before January 1, 2020. This paragraph does not apply to property for which the motorsports entertainment complex or other tenant is liable for payment of such ad valorem taxation. This paragraph expires January 1, 2033.

And the title is amended as follows:

Delete line 1854 and insert: meets income limits; amending s. 196.199, F.S.; providing an exemption from ad valorem taxation for certain properties of municipalities; providing applicability; providing for expiration; amending s. 200.065, F.S.;

Amendment 2B (357978) (with title amendment)—Delete line 1322 and insert:

- (4) The department may include in the electronic database that an exempt tax rate applies for tangible personal property delivered to a unique United States postal address if such address will be used exclusively by a forwarding agent to receive and export tangible personal property from and to a foreign customer proven to the satisfaction of the department. As used in this subsection, the term "unique United States postal address" means a postal address used by a single business entity.
 - (5) The department may adopt rules to administer this

And the title is amended as follows:

Between lines 1914 and 1915 insert: authorizing the department to include in the electronic database that an exempt tax rate applies for tangible personal property delivered to a unique United States postal address under certain circumstances; defining the term "unique United States postal address";

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

Senator Rodriguez moved the following amendment to **Substitute Amendment 2** (271678) which failed:

Amendment 2C (859456) (with title amendment)—Between lines 1782 and 1783 insert:

Section 37. Effective January 1, 2021, paragraph (z) of subsection (1) of section 220.03, Florida Statutes, is amended, and paragraphs (gg), (hh), and (ii) are added to that subsection, 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:
- (z) "Taxpayer" means any corporation subject to the tax imposed by this code, and includes all corporations that are members of a water's edge group for which a consolidated return is filed under s. 220.131. However, the term "taxpayer" does not include a corporation having no individuals, (including individuals employed by an affiliate,) receiving compensation in this state as defined in s. 220.15 when the only property owned or leased by the said corporation, (including an affiliate,) in this state is located at the premises of a printer with which it has contracted for printing, if such property consists of the final printed product, property which becomes a part of the final printed product, or property from which the printed product is produced.
- (gg) "Tax haven" means a jurisdiction to which any of the following apply for a particular taxable year:
- 1. It is identified by the Organization for Economic Co-operation and Development as a tax haven or as having harmful tax practices or a preferential tax regime.
- 2. It is a jurisdiction that does not impose any, or imposes only a nominal, effective tax on relevant income.
- 3. It has laws or practices that prevent the effective exchange of information for tax purposes with other governments regarding taxpayers who are subject to, or who are benefiting from, the tax regime.
- 4. It lacks transparency. For purposes of this subparagraph, a tax regime lacks transparency if the details of legislative, legal, or administrative requirements are not open to public scrutiny and apparent or are not consistently applied among similarly situated taxpayers.
- 5. It facilitates the establishment of foreign-owned entities without the need for a local substantive presence or prohibits the entities from having any commercial impact on the local economy.
- 6. It explicitly or implicitly excludes the jurisdiction's resident taxpayers from taking advantage of the tax regime's benefits or prohibits enterprises that benefit from the regime from operating in the jurisdiction's domestic market.
- 7. It has created a tax regime that is favorable for tax avoidance based on an overall assessment of relevant factors, including whether the jurisdiction has a significant untaxed offshore financial or other services sector relative to its overall economy.
- (hh) "Tax regime" means a set or system of rules, laws, regulations, or practices by which taxes are imposed on any person, corporation, or entity or on any income, property, incident, indicia, or activity pursuant to government authority.
- (ii) "Water's edge group" means a group of corporations related through common ownership whose business activities are integrated

with, are dependent upon, or contribute to a flow of value among members of the group.

Section 38. Effective January 1, 2021, section 220.13, Florida Statutes, is amended to read:

220.13 "Adjusted federal income" defined.—

- (1) The term "adjusted federal income" means an amount equal to the taxpayer's taxable income as defined in subsection (2), or such taxable income of a water's edge group more than one taxpayer as provided in s. 220.1363 s. 220.131, for the taxable year, adjusted as follows:
 - (a) Additions.—There shall be added to such taxable income:
- 1.a. The amount of any tax upon or measured by income, excluding taxes based on gross receipts or revenues, paid or accrued as a liability to the District of Columbia or any state of the United States which is deductible from gross income in the computation of taxable income for the taxable year.
- b. Notwithstanding sub-subparagraph a., if a credit taken under s. 220.1875 is added to taxable income in a previous taxable year under subparagraph 11. and is taken as a deduction for federal tax purposes in the current taxable year, the amount of the deduction allowed shall not be added to taxable income in the current year. The exception in this sub-subparagraph is intended to ensure that the credit under s. 220.1875 is added in the applicable taxable year and does not result in a duplicate addition in a subsequent year.
- 2. The amount of interest which is excluded from taxable income under s. 103(a) of the Internal Revenue Code or any other federal law, less the associated expenses disallowed in the computation of taxable income under s. 265 of the Internal Revenue Code or any other law, excluding 60 percent of any amounts included in alternative minimum taxable income, as defined in s. 55(b)(2) of the Internal Revenue Code, if the taxpayer pays tax under s. 220.11(3).
- 3. In the case of a regulated investment company or real estate investment trust, an amount equal to the excess of the net long-term capital gain for the taxable year over the amount of the capital gain dividends attributable to the taxable year.
- 4. That portion of the wages or salaries paid or incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year under s. 220.181. This subparagraph shall expire on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.
- 5. That portion of the ad valorem school taxes paid or incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year under s. 220.182. This subparagraph shall expire on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.
- 6. The amount taken as a credit under s. 220.195 which is deductible from gross income in the computation of taxable income for the taxable year.
- 7. That portion of assessments to fund a guaranty association incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year.
- 8. In the case of a nonprofit corporation which holds a pari-mutuel permit and which is exempt from federal income tax as a farmers' cooperative, an amount equal to the excess of the gross income attributable to the pari-mutuel operations over the attributable expenses for the taxable year.
- 9. The amount taken as a credit for the taxable year under s. 220.1895.
- 10. Up to nine percent of the eligible basis of any designated project which is equal to the credit allowable for the taxable year under s. 220 185.
- 11. The amount taken as a credit for the taxable year under s. 220.1875. The addition in this subparagraph is intended to ensure that

- the same amount is not allowed for the tax purposes of this state as both a deduction from income and a credit against the tax. This addition is not intended to result in adding the same expense back to income more than once
- 12. The amount taken as a credit for the taxable year under s. 220.192.
- 13. The amount taken as a credit for the taxable year under s. 220.193.
- 14. Any portion of a qualified investment, as defined in s. 288.9913, which is claimed as a deduction by the taxpayer and taken as a credit against income tax pursuant to s. 288.9916.
- 15. The costs to acquire a tax credit pursuant to s. 288.1254(5) that are deducted from or otherwise reduce federal taxable income for the taxable year.
- $16. \;\;$ The amount taken as a credit for the taxable year pursuant to s. 220.194.
- 17. The amount taken as a credit for the taxable year under s. 220.196. The addition in this subparagraph is intended to ensure that the same amount is not allowed for the tax purposes of this state as both a deduction from income and a credit against the tax. The addition is not intended to result in adding the same expense back to income more than once.
 - (b) Subtractions.—
 - 1. There shall be subtracted from such taxable income:
- a. The net operating loss deduction allowable for federal income tax purposes under s. 172 of the Internal Revenue Code for the taxable year, except that any net operating loss that is transferred pursuant to s. 220.194(6) may not be deducted by the seller,
- b. The net capital loss allowable for federal income tax purposes under s. 1212 of the Internal Revenue Code for the taxable year,
- c. The excess charitable contribution deduction allowable for federal income tax purposes under s. 170(d)(2) of the Internal Revenue Code for the taxable year, and
- d. The excess contributions deductions allowable for federal income tax purposes under s. 404 of the Internal Revenue Code for the taxable year.

However, a net operating loss and a capital loss shall never be carried back as a deduction to a prior taxable year, but all deductions attributable to such losses shall be deemed net operating loss carryovers and capital loss carryovers, respectively, and treated in the same manner, to the same extent, and for the same time periods as are prescribed for such carryovers in ss. 172 and 1212, respectively, of the Internal Revenue Code. A deduction is not allowed for net operating losses, net capital losses, or excess contribution deductions under 26 U.S.C. ss. 170(d)(2), 172, 1212, and 404 for a member of a water's edge group which is not a United States member. Carryovers of net operating losses, net capital losses, or excess contribution deductions under 26 U.S.C. ss. 170(d)(2), 172, 1212, and 404 may be subtracted only by the member of the water's edge group which generates a carryover.

- 2. There shall be subtracted from such taxable income any amount to the extent included therein the following:
- a. Dividends treated as received from sources without the United States, as determined under s. 862 of the Internal Revenue Code.
- b. All amounts included in taxable income under s. 78, s. 951, or s. 951A of the Internal Revenue Code.

However, any amount subtracted under this subparagraph is allowed only to the extent such amount is not deductible in determining federal taxable income. As to any amount subtracted under this subparagraph, there shall be added to such taxable income all expenses deducted on the taxpayer's return for the taxable year which are attributable, directly or indirectly, to such subtracted amount. Further, no amount

shall be subtracted with respect to dividends paid or deemed paid by a Domestic International Sales Corporation.

- 3. Amounts received by a member of a water's edge group as dividends paid by another member of the water's edge group must be subtracted from the taxable income to the extent that the dividends are included in the taxable income.
- 4.3. In computing "adjusted federal income" for taxable years beginning after December 31, 1976, there shall be allowed as a deduction the amount of wages and salaries paid or incurred within this state for the taxable year for which no deduction is allowed pursuant to s. 280C(a) of the Internal Revenue Code (relating to credit for employment of certain new employees).
- 5.4. There shall be subtracted from such taxable income any amount of nonbusiness income included therein.
- 6.5. There shall be subtracted any amount of taxes of foreign countries allowable as credits for taxable years beginning on or after September 1, 1985, under s. 901 of the Internal Revenue Code to any corporation which derived less than 20 percent of its gross income or loss for its taxable year ended in 1984 from sources within the United States, as described in s. 861(a)(2)(A) of the Internal Revenue Code, not including credits allowed under ss. 902 and 960 of the Internal Revenue Code, withholding taxes on dividends within the meaning of sub-sub-paragraph 2.a., and withholding taxes on royalties, interest, technical service fees, and capital gains.
- 7.6. Notwithstanding any other provision of this code, except with respect to amounts subtracted pursuant to subparagraphs 1. and 4. 2., any increment of any apportionment factor which is directly related to an increment of gross receipts or income which is deducted, subtracted, or otherwise excluded in determining adjusted federal income shall be excluded from both the numerator and denominator of such apportionment factor. Further, all valuations made for apportionment factor purposes shall be made on a basis consistent with the taxpayer's method of accounting for federal income tax purposes.
 - (c) Installment sales occurring after October 19, 1980.—
- 1. In the case of any disposition made after October 19, 1980, the income from an installment sale shall be taken into account for the purposes of this code in the same manner that such income is taken into account for federal income tax purposes.
- 2. Any taxpayer who regularly sells or otherwise disposes of personal property on the installment plan and reports the income therefrom on the installment method for federal income tax purposes under s. 453(a) of the Internal Revenue Code shall report such income in the same manner under this code.
- (d) Nonallowable deductions.—A deduction for net operating losses, net capital losses, or excess contributions deductions under ss. 170(d)(2), 172, 1212, and 404 of the Internal Revenue Code which has been allowed in a prior taxable year for Florida tax purposes shall not be allowed for Florida tax purposes, notwithstanding the fact that such deduction has not been fully utilized for federal tax purposes.
- (e) Adjustments related to federal acts.—Taxpayers shall be required to make the adjustments prescribed in this paragraph for Florida tax purposes with respect to certain tax benefits received pursuant to the Economic Stimulus Act of 2008, the American Recovery and Reinvestment Act of 2009, the Small Business Jobs Act of 2010, the Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010, the American Taxpayer Relief Act of 2012, the Tax Increase Prevention Act of 2014, the Consolidated Appropriations Act, 2016, and the Tax Cuts and Jobs Act of 2017.
- 1. There shall be added to such taxable income an amount equal to 100 percent of any amount deducted for federal income tax purposes as bonus depreciation for the taxable year pursuant to ss. 167 and 168(k) of the Internal Revenue Code of 1986, as amended by s. 103 of Pub. L. No. 110-185, s. 1201 of Pub. L. No. 111-5, s. 2022 of Pub. L. No. 111-240, s. 401 of Pub. L. No. 111-312, s. 331 of Pub. L. No. 112-240, s. 125 of Pub. L. No. 113-295, s. 143 of Division Q of Pub. L. No. 114-113, and s. 13201 of Pub. L. No. 115-97, for property placed in service after December 31, 2007, and before January 1, 2027. For the taxable year and for each of

- the 6 subsequent taxable years, there shall be subtracted from such taxable income an amount equal to one-seventh of the amount by which taxable income was increased pursuant to this subparagraph, not-withstanding any sale or other disposition of the property that is the subject of the adjustments and regardless of whether such property remains in service in the hands of the taxpayer.
- 2. There shall be added to such taxable income an amount equal to 100 percent of any amount in excess of \$128,000 deducted for federal income tax purposes for the taxable year pursuant to s. 179 of the Internal Revenue Code of 1986, as amended by s. 102 of Pub. L. No. 110-185, s. 1202 of Pub. L. No. 111-5, s. 2021 of Pub. L. No. 111-240, s. 402 of Pub. L. No. 111-312, s. 315 of Pub. L. No. 112-240, and s. 127 of Pub. L. No. 113-295, for taxable years beginning after December 31, 2007, and before January 1, 2015. For the taxable year and for each of the 6 subsequent taxable years, there shall be subtracted from such taxable income one-seventh of the amount by which taxable income was increased pursuant to this subparagraph, notwithstanding any sale or other disposition of the property that is the subject of the adjustments and regardless of whether such property remains in service in the hands of the taxpayer.
- 3. There shall be added to such taxable income an amount equal to the amount of deferred income not included in such taxable income pursuant to s. 108(i)(1) of the Internal Revenue Code of 1986, as amended by s. 1231 of Pub. L. No. 111-5. There shall be subtracted from such taxable income an amount equal to the amount of deferred income included in such taxable income pursuant to s. 108(i)(1) of the Internal Revenue Code of 1986, as amended by s. 1231 of Pub. L. No. 111-5.
- 4. Subtractions available under this paragraph may be transferred to the surviving or acquiring entity following a merger or acquisition and used in the same manner and with the same limitations as specified by this paragraph.
- 5. The additions and subtractions specified in this paragraph are intended to adjust taxable income for Florida tax purposes, and, not-withstanding any other provision of this code, such additions and subtractions shall be permitted to change a taxpayer's net operating loss for Florida tax purposes.
- (2) For purposes of this section, a taxpayer's taxable income for the taxable year means taxable income as defined in s. 63 of the Internal Revenue Code and properly reportable for federal income tax purposes for the taxable year, but subject to the limitations set forth in paragraph (1)(b) with respect to the deductions provided by ss. 172 (relating to net operating losses), $170(\mathrm{d})(2)$ (relating to excess charitable contributions), $404(\mathrm{a})(1)(\mathrm{D})$ (relating to excess pension trust contributions), $404(\mathrm{a})(3)(\mathrm{A})$ and (B) (to the extent relating to excess stock bonus and profit-sharing trust contributions), and 1212 (relating to capital losses) of the Internal Revenue Code, except that, subject to the same limitations, the term:
- (a) "Taxable income," in the case of a life insurance company subject to the tax imposed by s. 801 of the Internal Revenue Code, means life insurance company taxable income; however, for purposes of this code, the total of any amounts subject to tax under s. 815(a)(2) of the Internal Revenue Code pursuant to s. 801(c) of the Internal Revenue Code shall not exceed, cumulatively, the total of any amounts determined under s. 815(c)(2) of the Internal Revenue Code of 1954, as amended, from January 1, 1972, to December 31, 1983;
- (b) "Taxable income," in the case of an insurance company subject to the tax imposed by s. 831(b) of the Internal Revenue Code, means taxable investment income;
- (c) "Taxable income," in the case of an insurance company subject to the tax imposed by s. 831(a) of the Internal Revenue Code, means insurance company taxable income;
- (d) "Taxable income," in the case of a regulated investment company subject to the tax imposed by s. 852 of the Internal Revenue Code, means investment company taxable income;
- (e) "Taxable income," in the case of a real estate investment trust subject to the tax imposed by s. 857 of the Internal Revenue Code, means the income subject to tax, computed as provided in s. 857 of the Internal Revenue Code;

- (f) "Taxable income," in the case of a corporation which is a member of an affiliated group of corporations filing a consolidated income tax return for the taxable year for federal income tax purposes, means taxable income of such corporation for federal income tax purposes as if such corporation had filed a separate federal income tax return for the taxable year and each preceding taxable year for which it was a member of an affiliated group, unless a consolidated return for the taxpayer and others is required or elected under s. 220.131;
- (g) "Taxable income," in the case of a cooperative corporation or association, means the taxable income of such organization determined in accordance with the provisions of ss. 1381-1388 of the Internal Revenue Code;
- (h) "Taxable income," in the case of an organization which is exempt from the federal income tax by reason of s. 501(a) of the Internal Revenue Code, means its unrelated business taxable income as determined under s. 512 of the Internal Revenue Code;
- (i) "Taxable income," in the case of a corporation for which there is in effect for the taxable year an election under s. 1362(a) of the Internal Revenue Code, means the amounts subject to tax under s. 1374 or s. 1375 of the Internal Revenue Code for each taxable year;
- (j) "Taxable income," in the case of a limited liability company, other than a limited liability company classified as a partnership for federal income tax purposes, as defined in and organized pursuant to chapter 605 or qualified to do business in this state as a foreign limited liability company or other than a similar limited liability company classified as a partnership for federal income tax purposes and created as an artificial entity pursuant to the statutes of the United States or any other state, territory, possession, or jurisdiction, if such limited liability company or similar entity is taxable as a corporation for federal income tax purposes, means taxable income determined as if such limited liability company were required to file or had filed a federal corporate income tax return under the Internal Revenue Code;
- (k) "Taxable income," in the case of a taxpayer liable for the alternative minimum tax as defined in s. 55 of the Internal Revenue Code, means the alternative minimum taxable income as defined in s. 55(b)(2) of the Internal Revenue Code, less the exemption amount computed under s. 55(d) of the Internal Revenue Code. A taxpayer is not liable for the alternative minimum tax unless the taxpayer's federal tax return, or related federal consolidated tax return, if included in a consolidated return for federal tax purposes, reflect a liability on the return filed for the alternative minimum tax as defined in s. 55(b)(2) of the Internal Revenue Code;
- (l) "Taxable income," in the case of a taxpayer whose taxable income is not otherwise defined in this subsection, means the sum of amounts to which a tax rate specified in s. 11 of the Internal Revenue Code plus the amount to which a tax rate specified in s. 1201(a)(2) of the Internal Revenue Code are applied for federal income tax purposes.
- Section 39. Effective January 1, 2021, section 220.131, Florida Statutes, is repealed.
- Section 40. Effective January 1, 2021, section 220.136, Florida Statutes, is created to read:
 - 220.136 Determination of the members of a water's edge group.—
- (1) A corporation having 50 percent or more of its outstanding voting stock directly or indirectly owned or controlled by a water's edge group is presumed to be a member of the water's edge group. A corporation having less than 50 percent of its outstanding voting stock directly or indirectly owned or controlled by a water's edge group is a member of the water's edge group if the business activities of the corporation show that the corporation is a member of the water's edge group. All of the income of a corporation that is a member of a water's edge group is presumed to be unitary. For purposes of this subsection, the attribution rules of 26 U.S.C. s. 318 must be used to determine whether voting stock is indirectly owned.
- (2)(a) A corporation that conducts business outside the United States is not a member of a water's edge group if 80 percent or more of the corporation's property and payroll, as determined by the apportionment factors described in ss. 220.15 and 220.1363, may be assigned to loca-

- tions outside of the United States. However, such a corporation that is incorporated in a tax haven may be a member of a water's edge group pursuant to subsection (1). This subsection does not exempt a corporation that is not a member of a water's edge group from this chapter.
- (b) As used in this subsection, the term "United States" means the 50 states, the District of Columbia, and Puerto Rico.
- (c) The apportionment factors described in ss. 220.1363 and 220.15 must be used to determine whether a special industry corporation has engaged in a sufficient amount of activities outside of the United States to exclude it from treatment as a member of a water's edge group.
- Section 41. Effective January 1, 2021, section 220.1363, Florida Statutes, is created to read:
 - 220.1363 Water's edge groups; special requirements.—
- (1) For purposes of this section, the term "water's edge reporting method" is a method to determine the taxable business profits of a group of entities conducting a unitary business. Under this method, the net income of the entities must be added together, along with the additions and subtractions under s. 220.13, and apportioned to this state as a single taxpayer under ss. 220.15 and 220.151. However, each special industry member included in a water's edge group return which would otherwise be permitted to use a special method of apportionment under s. 220.151 shall convert its single-factor apportionment to a three-factor apportionment of property, payroll, and sales. The special industry member shall calculate the denominator of its property, payroll, and sales factors in the same manner as those denominators are calculated by members that are not special industry members. The numerator of its sales, property, and payroll factors is the product of the denominator of each factor multiplied by the premiums or revenue-miles-factor ratio otherwise applicable under s. 220.151.
- (2) All members of a water's edge group must use the water's edge reporting method, under which:
- (a) Adjusted federal income, for purposes of s. 220.12, means the sum of adjusted federal income of all members of the water's edge group as determined for a concurrent taxable year.
- (b) The numerators and denominators of the apportionment factors must be calculated for all members of the water's edge group combined.
- (c) Intercompany sales transactions between members of the water's edge group are not included in the numerator or denominator of the sales factor under ss. 220.15 and 220.151, regardless of whether indicia of a sale exist.
- (d) For sales of intangibles, including, but not limited to, accounts receivable, notes, bonds, and stock, which are made to entities outside the group, only the net proceeds are included in the numerator and denominator of the sales factor.
- (e) Sales that are not allocated or apportioned to any taxing jurisdiction, otherwise known as "nowhere sales," may not be included in the numerator or denominator of the sales factor.
- (f) The income attributable to the Florida activities of a corporation that is exempt from taxation under the Interstate Income Act of 1959, Pub. L. No. 86-272, is excluded from the apportionment factor numerators in the calculation of corporate income tax, even if another member of the water's edge group has nexus with this state and is subject to tax.

As used in this subsection, the term "sale" includes, but is not limited to, loans, payments for the use of intangibles, dividends, and management fees.

(3)(a) If a parent corporation is a member of the water's edge group and has nexus with this state, a single water's edge group return must be filed in the name and under the federal employer identification number of the parent corporation. If the water's edge group does not have a parent corporation, if the parent corporation is not a member of the water's edge group, or if the parent corporation does not have nexus with this state, then the members of the water's edge group must choose a member subject to the tax imposed by this chapter to file the return. The members of the water's edge group may not choose another member to file a corporate income tax return in subsequent years unless the filing

member does not maintain nexus with this state or does not remain a member of the water's edge group. The return must be signed by an authorized officer of the filing member as the agent for the water's edge group.

- (b) If members of a water's edge group have different taxable years, the taxable year of a majority of the members of the water's edge group is the taxable year of the water's edge group. If the taxable years of a majority of the members of a water's edge group do not correspond, the taxable year of the member that must file the return for the water's edge group is the taxable year of the water's edge group.
- (c)1. A member of a water's edge group having a taxable year that does not correspond to the taxable year of the water's edge group shall determine its income for inclusion on the tax return for the water's edge group. The member shall use:
- a. The precise amount of taxable income received during the months corresponding to the taxable year of the water's edge group if the precise amount can be readily determined from the member's books and records.
- b. The taxable income of the member converted to conform to the taxable year of the water's edge group on the basis of the number of months falling within the taxable year of the water's edge group. For example, if the taxable year of the water's edge group is a calendar year and a member operates on a fiscal year ending on April 30, the income of the member must include $^8/_{12}$ of the income from the current taxable year and $^4/_{12}$ of the income from the preceding taxable year. This method to determine the income of a member may be used only if the return can be timely filed after the end of the taxable year of the water's edge group.
- c. The taxable income of the member during its taxable year that ends within the taxable year of the water's edge group.
- 2. The method of determining the income of a member of a water's edge group whose taxable year does not correspond to the taxable year of the water's edge group may not change as long as the member remains a member of the water's edge group. The apportionment factors for the member must be applied to the income of the member for the taxable year of the water's edge group.
- (4)(a) A water's edge group return must include a computational schedule that:
- 1. Combines the federal income of all members of the water's edge group;
 - 2. Shows all intercompany eliminations;
 - 3. Shows Florida additions and subtractions under s. 220.13; and
 - 4. Shows the calculation of the combined apportionment factors.
- (b) In addition to its return, a water's edge group shall also file a domestic disclosure spreadsheet. The spreadsheet must fully disclose:
 - 1. The income reported to each state;
 - 2. The state tax liability;
- 3. The method used for apportioning or allocating income to the various states; and
- 4. Other information required by department rule in order to determine the proper amount of tax due to each state and to identify the water's edge group.
- (5) The department may adopt rules and forms to administer this section. The Legislature intends to grant the department extensive authority to adopt rules and forms describing and defining principles for determining the existence of a water's edge business, definitions of common control, methods of reporting, and related forms, principles, and other definitions.
- Section 42. Effective January 1, 2021, section 220.14, Florida Statutes, is amended to read:

- (1) In computing a taxpayer's liability for tax under this code, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12 or such lesser amount as will, without increasing the taxpayer's federal income tax liability, provide the state with an amount under this code which is equal to the maximum federal income tax credit which may be available from time to time under federal law.
- (2) In the case of a taxable year for a period of less than 12 months, the exemption allowed by this section *must* shall be prorated on the basis of the number of days in such year to 365 days or, in a leap year, 366 days.
- (3) Only one exemption shall be allowed to taxpayers filing a water's edge group eonsolidated return under this code.
- (4) Notwithstanding any other provision of this code, not more than one exemption under this section may be allowed to the Florida members of a controlled group of corporations, as defined in s. 1563 of the Internal Revenue Code with respect to taxable years ending on or after December 31, 1970, filing separate returns under this code. The exemption described in this section shall be divided equally among such Florida members of the group, unless all of such members consent, at such time and in such manner as the department shall by regulation prescribe, to an apportionment plan providing for an unequal allocation of such exemption.
- Section 43. Effective January 1, 2021, paragraph (c) of subsection (5) of section 220.15, Florida Statutes, is amended to read:
 - 220.15 Apportionment of adjusted federal income.—
- (5) The sales factor is a fraction the numerator of which is the total sales of the taxpayer in this state during the taxable year or period and the denominator of which is the total sales of the taxpayer everywhere during the taxable year or period.
- (c) Sales of a financial organization, including, but not limited to, banking and savings institutions, investment companies, real estate investment trusts, and brokerage companies, occur in this state if derived from:
- 1. Fees, commissions, or other compensation for financial services rendered within this state;
- 2. Gross profits from trading in stocks, bonds, or other securities managed within this state;
- 3. Interest received within this state, other than interest from loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located without this state, and dividends received within this state;
- 4. Interest charged to customers at places of business maintained within this state for carrying debit balances of margin accounts, without deduction of any costs incurred in carrying such accounts;
- 5. Interest, fees, commissions, or other charges or gains from loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located in this state or from installment sale agreements originally executed by a taxpayer or the taxpayer's agent to sell real or tangible personal property located in this state;
- 6. Rents from real or tangible personal property located in this state; or
- 7. Any other gross income, including other interest, resulting from the operation as a financial organization within this state.

In computing the amounts under this paragraph, any amount received by a member of an affiliated group (determined under s. 1504(a) of the Internal Revenue Code, but without reference to whether any such corporation is an "includable corporation" under s. 1504(b) of the Internal Revenue Code) from another member of such group shall be included only to the extent such amount exceeds expenses of the recipient directly related thereto.

Section 44. Effective January 1, 2021, paragraph (f) of subsection (1) of section 220.183, Florida Statutes, is amended to read:

220.183 Community contribution tax credit.—

- (1) AUTHORIZATION TO GRANT COMMUNITY CONTRIBUTION TAX CREDITS; LIMITATIONS ON INDIVIDUAL CREDITS AND PROGRAM SPENDING.—
- (f) A taxpayer who files a Florida consolidated return as a member of an affiliated group pursuant to s. 220.131(1) may be allowed the credit on a consolidated return basis.

Section 45. Effective January 1, 2021, paragraphs (b), (c), and (d) of subsection (2) of section 220.1845, Florida Statutes, are amended to read:

220.1845 Contaminated site rehabilitation tax credit.—

- (2) AUTHORIZATION FOR TAX CREDIT; LIMITATIONS.—
- (b) A tax credit applicant, or multiple tax credit applicants working jointly to clean up a single site, may not be granted more than \$500,000 per year in tax credits for each site voluntarily rehabilitated. Multiple tax credit applicants shall be granted tax credits in the same proportion as their contribution to payment of cleanup costs. Subject to the same conditions and limitations as provided in this section, a municipality, county, or other tax credit applicant which voluntarily rehabilitates a site may receive not more than \$500,000 per year in tax credits which it can subsequently transfer subject to the provisions in paragraph (f) (g).
- (c) If the credit granted under this section is not fully used in any one year because of insufficient tax liability on the part of the corporation, the unused amount may be carried forward for up to 5 years. The carryover credit may be used in a subsequent year if the tax imposed by this chapter for that year exceeds the credit for which the corporation is eligible in that year after applying the other credits and unused carryovers in the order provided by s. 220.02(8). If during the 5-year period the credit is transferred, in whole or in part, pursuant to paragraph (f) (g), each transferee has 5 years after the date of transfer to use its credit.
- (d) A taxpayer that files a consolidated return in this state as a member of an affiliated group under s. 220.131(1) may be allowed the credit on a consolidated return basis up to the amount of tax imposed upon the consolidated group.
- Section 46. Effective January 1, 2021, subsection (2) of section 220.1875, Florida Statutes, is amended to read:
- $220.1875\,$ Credit for contributions to eligible nonprofit scholarship-funding organizations.—
- (2) A taxpayer who files a Florida consolidated return as a member of an affiliated group pursuant to s. 220.131(1) may be allowed the credit on a consolidated return basis; however, the total credit taken by the affiliated group is subject to the limitation established under subsection (1).
- Section 47. Effective January 1, 2021, paragraphs (a) and (c) of subsection (3) of section 220.191, Florida Statutes, are amended to read:
 - 220.191 Capital investment tax credit.—
- (3)(a) Notwithstanding subsection (2), an annual credit against the tax imposed by this chapter shall be granted to a qualifying business which establishes a qualifying project pursuant to subparagraph (1)(g) 3., in an amount equal to the lesser of \$15 million or 5 percent of the eligible capital costs made in connection with a qualifying project, for a period not to exceed 20 years beginning with the commencement of operations of the project. The tax credit shall be granted against the corporate income tax liability of the qualifying business and as further provided in paragraph (e). The total tax credit provided pursuant to this subsection shall be equal to no more than 100 percent of the eligible capital costs of the qualifying project.
- (c) The credit granted under this subsection may be used in whole or in part by the qualifying business or any corporation that is either a member of that qualifying business's affiliated group of corporations, is a related entity taxable as a cooperative under subchapter T of the Internal Revenue Code, or, if the qualifying business is an entity taxable as a cooperative under subchapter T of the Internal Revenue Code,

is related to the qualifying business. Any entity related to the qualifying business may continue to file as a member of a Florida nexus consolidated group pursuant to a prior election made under s. 220.131(1), Florida Statutes (1985), even if the parent of the group changes due to a direct or indirect acquisition of the former common parent of the group. Any credit can be used by any of the affiliated companies or related entities referenced in this paragraph to the same extent as it could have been used by the qualifying business. However, any such use shall not operate to increase the amount of the credit or extend the period within which the credit must be used.

Section 48. Effective January 1, 2021, paragraphs (c) and (e) of subsection (3) of section 220.193, Florida Statutes, are amended to read:

220.193 Florida renewable energy production credit.—

- (3) An annual credit against the tax imposed by this section shall be allowed to a taxpayer, based on the taxpayer's production and sale of electricity from a new or expanded Florida renewable energy facility. For a new facility, the credit shall be based on the taxpayer's sale of the facility's entire electrical production. For an expanded facility, the credit shall be based on the increases in the facility's electrical production that are achieved after May 1, 2012.
- (c) If the amount of credits applied for each year exceeds the amount authorized in paragraph (f) (g), the Department of Agriculture and Consumer Services shall allocate credits to qualified applicants based on the following priority:
- 1. An applicant who places a new facility in operation after May 1, 2012, shall be allocated credits first, up to a maximum of \$250,000 each, with any remaining credits to be granted pursuant to subparagraph 3., but if the claims for credits under this subparagraph exceed the state fiscal year cap in paragraph (f) (g), credits shall be allocated pursuant to this subparagraph on a prorated basis based upon each applicant's qualified production and sales as a percentage of total production and sales for all applicants in this category for the fiscal year.
- 2. An applicant who does not qualify under subparagraph 1. but who claims a credit of \$50,000 or less shall be allocated credits next, but if the claims for credits under this subparagraph, combined with credits allocated in subparagraph 1., exceed the state fiscal year cap in paragraph (f) (g), credits shall be allocated pursuant to this subparagraph on a prorated basis based upon each applicant's qualified production and sales as a percentage of total qualified production and sales for all applicants in this category for the fiscal year.
- 3. An applicant who does not qualify under subparagraph 1. or subparagraph 2. and an applicant whose credits have not been fully allocated under subparagraph 1. shall be allocated credits next. If there is insufficient capacity within the amount authorized for the state fiscal year in paragraph (f) (g), and after allocations pursuant to subparagraphs 1. and 2., the credits allocated under this subparagraph shall be prorated based upon each applicant's unallocated claims for qualified production and sales as a percentage of total unallocated claims for qualified production and sales of all applicants in this category, up to a maximum of \$1 million per taxpayer per state fiscal year. If, after application of this \$1 million cap, there is excess capacity under the state fiscal year cap in paragraph (f) (g) in any state fiscal year, that remaining capacity shall be used to allocate additional credits with priority given in the order set forth in this subparagraph and without regard to the \$1 million per taxpayer cap.
- (e) A taxpayer that files a consolidated return in this state as a member of an affiliated group under s. 220.131(1) may be allowed the credit on a consolidated return basis up to the amount of tax imposed upon the consolidated group.
- Section 49. Effective January 1, 2021, paragraph (a) of subsection (1) of section 220.27, Florida Statutes, is amended to read:
 - 220.27 Additional required information.—
- (1)(a) Every taxpayer that is required to file a return under s. 220.22(1) for a taxable year beginning during the 2018 or 2019 calendar years; must submit to the department the following information for those taxable years using the application form on the department's website:

- 1. The taxpayer's name, federal taxpayer identification number, taxable year beginning date, taxable year ending date, and, for taxable years beginning before January 1, 2021, only, whether a consolidated return for the taxpayer is required or elected under s. 220.131.
- 2. The taxpayer's NAICS code for business activity that generates the greatest proportion of gross receipts of the taxpayer. As used in this paragraph, the term "NAICS" means those classifications contained in the North American Industry Classification System, as published in 2007 by the Office of Management and Budget, Executive Office of the President.
- 3. The taxpayer's taxable income as that term is defined in s. 220.13(2) and the taxpayer's state apportionment fraction pursuant to s. 220.15 for the taxable year.
- 4. The amount of global intangible low-taxed income included in federal taxable income under s. 951A of the Internal Revenue Code, and the amount of the related deduction under s. 250 of the Internal Revenue Code, as it pertains to s. 951A of the Internal Revenue Code.
- 5. The amount of foreign-derived intangible income computed for the federal return for the taxable year and the amount of the related deduction under s. 250 of the Internal Revenue Code, as it pertains to foreign-derived intangible income.
- 6. The amount of business interest expense deducted on the federal return under s. 163 of the Internal Revenue Code, including any carryover; the amount of current year business interest expense, including any carryover, *which* that was not deducted due to the limitation in s. 163(j) of the Internal Revenue Code; and the amount of business interest expense carried over from previous taxable years.
- 7. The amount of federal net operating loss deduction under s. 172 of the Internal Revenue Code, applied in determining federal taxable income and the amount of federal net operating loss carryover that was not applied due to the limitation in s. 172(a)(2) of the Internal Revenue Code.
- 8. The total amount of state net operating loss carryover available after the filing of the return for the taxable year.
- 9. The total amount of the state alternative minimum tax credit carryover available after the filing of the return for the taxable year.
- Section 50. Effective January 1, 2021, section 220.28, Florida Statutes, is created to read:
 - 220.28 Water's edge group transitional rules.—
- (1) For the first taxable year beginning on or after January 1, 2021, a taxpayer that filed a Florida corporate income tax return in the preceding taxable year and that is a member of a water's edge group shall compute its income together with all members of its water's edge group and file a combined Florida corporate income tax return with all members of its water's edge group.
- (2) An affiliated group of corporations which filed a Florida consolidated corporate income tax return pursuant to an election provided in former s. 220.131 shall cease filing a Florida consolidated return for taxable years beginning on or after January 1, 2021, and shall file a combined Florida corporate income tax return with all members of its water's edge group.
- (3) An affiliated group of corporations which filed a Florida consolidated corporate income tax return pursuant to the election in former s. 220.131(1) (1985), which allowed the affiliated group to make an election within 90 days after December 20, 1984, or upon filing the taxpayer's first return after December 20, 1984, whichever was later, shall cease filing a Florida consolidated corporate income tax return using that method for taxable years beginning on or after January 1, 2021, and shall file a combined Florida corporate income tax return with all members of its water's edge group.
- (4) A taxpayer that is not a member of a water's edge group remains subject to this chapter and shall file a separate Florida corporate income tax return as previously required.

- (5) For taxable years beginning on or after January 1, 2021, a tax return for a member of a water's edge group must be a combined Florida corporate income tax return that includes tax information for all members of the water's edge group. The tax return must be filed by a member that has a nexus with this state.
- Section 51. Effective January 1, 2021, section 220.51, Florida Statutes, is amended to read:
- 220.51 Adoption Promulgation of rules and regulations.—In accordance with the Administrative Procedure Act, chapter 120, the department is authorized to make, adopt promulgate, and enforce such reasonable rules and regulations, and to prescribe such forms relating to the administration and enforcement of the provisions of this code, as it may deem appropriate, including:
- (1) Rules for initial implementation of this code and for taxpayers' transitional taxable years commencing before and ending after January 1, 1972; and
- (2) Rules or regulations to clarify whether certain groups, organizations, or associations formed under the laws of this state or any other state, country, or jurisdiction shall be deemed "taxpayers" for the purposes of this code, in accordance with the legislative declarations of intent in s. 220.02; and
- (3) Regulations relating to consolidated reporting for affiliated groups of corporations, in order to provide for an equitable and just administration of this code with respect to multicorporate taxpayers.
- Section 52. Effective January 1, 2021, section 220.64, Florida Statutes, is amended to read:
- 220.64 Other provisions applicable to franchise tax.—To the extent that they are not manifestly incompatible with the provisions of this part, parts I, III, IV, V, VI, VIII, IX, and X of this code and ss. 220.12, 220.13, 220.136, 220.1363, 220.15, and 220.16 apply to the franchise tax imposed by this part. Under rules prescribed by the department in s. 220.131, a consolidated return may be filed by any affiliated group of corporations consisting composed of one or more banks or savings associations, its or their Florida parent corporations corporation, and any nonbank or nonsavings subsidiaries of such parent corporations corporations.
- Section 53. Effective January 1, 2021, paragraph (f) of subsection (4) and paragraph (a) of subsection (5) of section 288.1254, Florida Statutes, are amended to read:
 - 288.1254 Entertainment industry financial incentive program.—
- (4) TAX CREDIT ELIGIBILITY; TAX CREDIT AWARDS; QUEUES; ELECTION AND DISTRIBUTION; CARRYFORWARD; CONSOLIDATED RETURNS; PARTNERSHIP AND NON-CORPORATE DISTRIBUTIONS; MERGERS AND ACQUISITIONS.—
- (f) Consolidated returns. A certified production company that files a Florida consolidated return as a member of an affiliated group under s. 220.131(1) may be allowed the credit on a consolidated return basis up to the amount of the tax imposed upon the consolidated group under chapter 220.
 - (5) TRANSFER OF TAX CREDITS.—
- (a) Authorization.—Upon application to the Office of Film and Entertainment and approval by the department, a certified production company, or a partner or member that has received a distribution under paragraph (4)(f) (4)(g), may elect to transfer, in whole or in part, any unused credit amount granted under this section. An election to transfer any unused tax credit amount under chapter 212 or chapter 220 must be made no later than 5 years after the date the credit is awarded, after which period the credit expires and may not be used. The department shall notify the Department of Revenue of the election and transfer.
- Section 54. Effective January 1, 2021, subsections (9) and (10) 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.—

- (9) On or before May 1, the Department of Environmental Protection shall inform each tax credit applicant that is subject to the January 31 annual application deadline of the applicant's eligibility status and the amount of any tax credit due. The department shall provide each eligible tax credit applicant with a tax credit certificate that must be submitted with its tax return to the Department of Revenue to claim the tax credit or be transferred pursuant to s. 220.1845(2)(f) s. 220.1845(2)(g). The May 1 deadline for annual site rehabilitation tax credit certificate awards shall not apply to any tax credit application for which the department has issued a notice of deficiency pursuant to subsection (8). The department shall respond within 90 days after receiving a response from the tax credit applicant to such a notice of deficiency. Credits may not result in the payment of refunds if total credits exceed the amount of tax owed.
- (10) For solid waste removal, new health care facility or health care provider, and affordable housing tax credit applications, the Department of Environmental Protection shall inform the applicant of the department's determination within 90 days after the application is deemed complete. Each eligible tax credit applicant shall be informed of the amount of its tax credit and provided with a tax credit certificate that must be submitted with its tax return to the Department of Revenue to claim the tax credit or be transferred pursuant to s. 220.1845(2)(f) s. 220.1845(2)(g). Credits may not result in the payment of refunds if total credits exceed the amount of tax owed.

Section 55. Funds recaptured pursuant to sections 35 through 54 of this act must be appropriated in the General Appropriations Act to the various school districts to reduce the required local effort millage.

And the title is amended as follows:

Delete line 1981 and insert: providing an appropriation; amending s. 220.03, F.S.; revising the definition of the term "taxpayer"; defining terms; amending s. 220.13, F.S.; revising the definition of the term "adjusted federal income" to prohibit specified deductions, to limit certain carryovers, and to require subtractions of certain amounts paid and received within a water's edge group for the purpose of determining subtractions from taxable income; conforming provisions to changes made by the act; repealing s. 220.131, F.S., relating to the adjusted federal income of affiliated groups; creating s. 220.136, F.S.; specifying circumstances under which a corporation is presumed to be, deemed to be, or deemed not to be a member of a water's edge group; defining the term "United States"; providing construction; creating s. 220.1363, F.S.; defining the term "water's edge reporting method"; specifying requirements for, limitations on, and prohibitions in calculating and reporting income in a water's edge group return; requiring all members of a water's edge group to use the water's edge reporting method; defining the term "sale"; specifying requirements for designating the filing member and the taxable year of the water's edge group; specifying income reporting requirements for certain members of the water's edge group; requiring that a water's edge group return include a specified computational schedule and domestic disclosure spreadsheet; authorizing the Department of Revenue to adopt rules; providing legislative intent regarding the adoption of rules; amending s. 220.14, F.S.; revising the calculation for prorating a certain corporate income tax exemption to reflect leap years; conforming a provision to changes made by the act; amending ss. 220.15, 220.183, 220.1845, 220.1875, 220.191, 220.193, and 220.27, F.S.; conforming provisions to changes made by the act; creating s. 220.28, F.S.; specifying, for certain taxpayers and for taxable years beginning on a specified date, requirements in filing corporate tax returns; amending s. 220.51, F.S.; conforming provisions to changes made by the act; amending s. 220.64, F.S.; providing applicability of water's edge group provisions to the franchise tax; conforming provisions to changes made by the act; amending ss. 288.1254 and 376.30781, F.S.; conforming provisions to changes made by the act; requiring that funds recaptured pursuant to this act be appropriated for a certain purpose; authorizing the department

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

Senator Gibson moved the following amendment to **Substitute Amendment 2 (271678)** which failed:

Amendment 2D (678516) (with title amendment)—Between lines 1605 and 1606 insert:

Section 34. Paragraph (c) is added to subsection (7) of section 1012.34, Florida Statutes, to read:

1012.34 Personnel evaluation procedures and criteria.—

- (7) MEASUREMENT OF STUDENT PERFORMANCE.—
- (c) The Legislature intends that the public interest be protected by preventing the financial enrichment of owners, operators, managers, and other affiliated parties of charter schools receiving capital outlay funding. Therefore, a charter school additionally is not eligible for a funding allocation unless the chair of the governing board and the chief administrative officer of the charter school annually certify under oath that the funds will be used solely and exclusively for constructing, renovating, or improving charter school facilities that are owned by a school district, a political subdivision of the state, a municipality, a Florida College System institution, or a state university.

And the title is amended as follows:

Between lines 1964 and 1965 insert: 1012.34, F.S.; providing legislative intent; providing that a charter school is not eligible for a capital outlay funding allocation unless certain officials of the charter school annually certify under oath that funds will be used in a specified manner; amending s.

On motion by Senator Stargel, further consideration of **CS for HB** 7097 with pending **Amendment 1** (882296) and **Substitute Amendment 2** (271678) was deferred.

MOTIONS

On motion by Senator Benacquisto, the rules were waived and time of adjournment was extended until $8:00\ p.m.$

RECESS

The President declared the Senate in recess at $5:17~\rm p.m.$ to reconvene at $6:00~\rm p.m.$ or upon his call.

EVENING SESSION

The Senate was called to order by Senator Simmons at 6:00 p.m. A quorum present—36:

Albritton	Farmer	Perry
Baxley	Flores	Pizzo
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bradley	Hooper	Stargel
Brandes	Hutson	Stewart
Braynon	Lee	Taddeo
Broxson	Mayfield	Thurston
Cruz	Montford	Torres
Diaz	Passidomo	Wright

SPECIAL ORDER CALENDAR, continued

The Senate resumed consideration of—

CS for HB 7097—A bill to be entitled An act relating to taxation; amending s. 125.0104, F.S.; authorizing the use of tourist development taxes for certain water quality improvement projects and parks or trails; increasing population thresholds for counties to use tourist development taxes for certain purposes; revising authorized uses of tourist development taxes for specified counties; providing that existing con-

tracts or debt service shall not be impaired; amending s. 192.001, F.S.; revising the definition of the term "inventory" for property tax purposes; revising the definition of the term "tangible personal property" to specify the conditions under which certain construction work constructed or installed by certain electric utilities is deemed substantially completed; providing applicability; providing for retroactive operation; creating s. 193.1557, F.S.; extending the time period within which certain changes to property damaged or destroyed by Hurricane Michael must commence to prevent the assessed value of the property from increasing; amending s. 194.011, F.S.; authorizing certain associations to represent, prosecute, or defend specified association members in front of the value adjustment board proceedings and subsequent proceedings; providing applicability; amending s. 194.035, F.S.; specifying the circumstances under which a special magistrate's appraisal may not be submitted as evidence to a value adjustment board; amending s. 194.181, F.S.; providing and revising the parties considered as the defendants in tax suits; requiring certain notice to be provided to unit owners in a specified way; providing unit owners options for defending a tax suit; imposing certain actions for unit owners who fail to respond to a specified notice; amending s. 195.073, F.S.; revising the property classifications for certain multifamily housing and commercial and industrial properties; amending s. 195.096, F.S.; removing the requirement for the Department of Revenue to review tangible personal property rolls of each county; revising required computations regarding classifications of property; specifying that properties with more than nine units are commercial property for certain assessment roll purposes; amending s. 196.173, F.S.; revising the military operations that qualify certain servicemembers for an additional ad valorem tax exemption; revising the deadlines for applying for additional ad valorem tax exemptions for certain servicemembers for a specified tax year; providing applicability; amending s. 196.197, F.S.; providing criteria to be used in determining the value of tax exemptions for charitable use of certain hospitals; defining terms; providing application requirements for tax exemptions for certain properties; amending s. 196.198, F.S.; exempting land, buildings, and real property improvements used exclusively for educational purposes from ad valorem taxes if certain criteria are met; providing that the educational institution shall receive the full benefit of the exemption; requiring the property owner to make certain disclosures to the educational institution; amending s. 200.065, F.S.; providing alternative methods of notice related to the truth in millage process for counties for which a declared state of emergency exists; extending deadlines for notice during a declared state of emergency; revising publication and hearing requirements; providing for automatic extensions of certain deadlines in the event of a declared state of emergency; amending s. 200.069, F.S.; specifying information which property appraisers may include in the notice of ad valorem taxes and non-ad valorem assessments; 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 after a certain date; amending ss. 202.12001 and 203.001, F.S.; conforming provisions to changes made by the act; amending ss. 206.05 and 206.90, F.S.; revising the maximum bond amount for licensed terminal suppliers; amending s. 206.8741, F.S.; reducing the penalty imposed for failure to conform to notice requirements related to dyed diesel fuel; amending s. 206.9826, F.S.; increasing the refund available to certain air carriers on the purchase of aviation fuel; amending s. 212.0305, F.S.; revising uses and distribution of the charter county convention development tax for specified counties; providing restrictions on the use of funds; providing that no existing contract or debt service shall be affected; amending s. 212.0306, F.S.; providing a name for the local option food and beverage tax in a certain county; revising approved uses of the proceeds of the tax; prohibiting interlocal agreements and contracts with certain convention and visitors bureaus from being renewed or extended; providing that no existing contract shall be affected; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; amending s. 212.05, F.S.; extending the period in which a dealer and nonresident purchaser must provide the state with documentation that a boat or aircraft purchased without the imposition of Florida sales tax will not be used in the state; amending s. 212.055, F.S.; providing an expiration date for the charter county and regional transportation system surtax for a certain county; requiring a resolution to levy the surtax after a certain date; requiring any new levy of the charter county and regional transportation system surtax to expire after 20 years; requiring the resolution to include a statement containing certain information; requiring the resolution to approve a school capital outlay surtax to include specified information; requiring revenues shared with charter schools to be expended by the charter schools

in a certain manner; requiring revenues and expenditures to be accounted for in specified charter school financial reports; providing applicability; amending s. 212.134, F.S.; requiring specified entities that must file a return under section 6050W of the Internal Revenue Code to provide copies to the department; specifying procedures for submitting the information; providing penalties; creating s. 212.181, F.S.; providing procedures for jurisdictions to notify the department regarding changes to their business boundaries for certain purposes; providing guidelines for correction of misallocated funds; providing procedures for correcting misallocated funds; providing deadlines for notifying the department of changes to business boundaries; providing rulemaking authority; amending ss. 212.20, 212.205, 218.64, and 288.0001, F.S.; conforming provisions to changes made by the act; creating s. 213.0537, F.S.; authorizing the department to provide certain official correspondence to taxpayers electronically upon the affirmative request of the taxpayer; providing definitions; amending s. 213.21, F.S.; tolling the period for filing a claim for refund for certain transactions during certain audit periods; amending s. 220.1105, F.S.; revising the definition of the term 'final tax liability" for certain purposes; providing for retroactive application; amending s. 220.1845, F.S.; increasing, for a specified fiscal year, the total amount of contaminated site rehabilitation tax credits; creating s. 220.197, F.S.; defining the term "NAICS" for purposes of a certain tax credit; providing a credit against the corporate income tax in a specified amount and taxable year for certain taxpayers in car rental or leasing industries; providing for retroactive operation; repealing s. 288.11625, F.S., relating to the Sports Development Program; amending s. 376.30781, F.S.; increasing, for a specified fiscal year, the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas; amending s. 413.4021, F.S.; increasing the percent of revenues collected from the tax collection enforcement diversion program for specified purposes; amending s. 443.163, F.S.; providing that corrections to electronically filed reemployment tax reports must also be filed electronically; revising penalties; removing the requirement for certain parties to file electronically; removing the requirement that requests for waivers from statutory requirements be in writing; amending s. 626.932, F.S.; revising downward the surplus lines tax rate; revising the operation of the surplus lines tax for policies covering risks outside the state; amending s. 718.111, F.S.; providing that a condominium association may take certain actions relating to a challenge to ad valorem taxes in its own name or on behalf of unit owners; providing applicability; providing sales tax exemptions for certain clothing, school supplies, personal computers, and personal computer-related accessories during a certain timeframe; defining terms; specifying locations where the exemptions do not apply; authorizing certain dealers to opt out of participating in the exemptions, subject to certain conditions; authorizing the department to adopt emergency rules; providing an appropriation; providing sales tax exemptions for certain disaster preparedness supplies during a certain timeframe; specifying locations where the exemptions do not apply; authorizing the department to adopt emergency rules; creating ss. 211.0252, 212.1833, 561.1212, and 624.51056, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; amending s. 220.02, F.S.; revising legislative intent; amending ss. 220.13 and 220.186, F.S.; conforming cross-references to changes made by the act; creating s. 220.1876, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; providing requirements for applying a credit when the taxpayer requests an extension; creating s. 402.62, F.S.; creating the Children's Promise Tax Credit; providing definitions; providing requirements for designation as an eligible charitable organization; specifying certain organizations that may not be designated as an eligible charitable organization; providing responsibilities of eligible charitable organizations that receive contributions under the tax credit; providing responsibilities of the department related to the tax credit; providing guidelines for the application of, limitations to, and transfers of the tax credit; providing for the preservation of the tax credit under certain circumstances; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to develop a cooperative agreement to administer the tax credit; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to adopt rules; authorizing the Department of Revenue and the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to share certain information as

needed to administer the tax credit; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; requiring the Florida Institute for Child Welfare to analyze the use of funding provided by the tax credit and submit a report to the Governor and Legislature by a specified date; amending s. 212.07, F.S.; authorizing dealers, subject to certain conditions, to advertise or hold out to the public that they will pay sales tax on behalf of the purchaser; amending s. 212.15, F.S.; conforming a provision to changes made by the act; providing appropriations; providing a directive to the Division of Law Revision; authorizing the Department of Revenue to adopt emergency rules for certain purposes; providing effective dates.

—which was previously considered this day with pending **Amendment 1** (882296) by Senator Stargel and pending **Substitute Amendment 2** (271678) by Senator Stargel.

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

Senator Rodriguez moved the following amendments to **Substitute Amendment 2 (271678)** which failed:

Amendment 2E (103672) (with title amendment)—Delete lines 1673-1749 and insert:

not be collected on the first Friday, Saturday, and Sunday of August of each year 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 \$60 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, staplers and staples used to secure paper products, protractors, compasses, and calculators.
- (2) The tax levied under chapter 212, Florida Statutes, may not be collected on the first Friday, Saturday, and Sunday of August of each year on the first \$1,000 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, handheld devices, 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. The term "monitor" does not include any device that includes 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 tax exemptions provided in this section may apply at the option of a dealer if less than 5 percent of the dealer's gross sales of tangible personal property in the prior calendar year are composed of items that would be exempt under this section. If a qualifying dealer chooses not to participate in the tax holiday, by the last day of July of each year the dealer must notify the Department of Revenue in writing of

its election to collect sales tax during the holiday and must post a copy of that notice in a conspicuous location at its place of business.

- (5) The Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing this section. Notwithstanding any other provision of law, emergency rules adopted pursuant to this subsection 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.
- (6) For the 2019-2020 fiscal year, the sum of \$241,000 in non-recurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing this section. Funds remaining unexpended or unencumbered from this appropriation as of June 30, 2020, shall revert and be reappropriated for the same purpose in the 2020-2021 fiscal year.
 - (7) This section shall take effect upon this act becoming a law.

Section 59. Disaster preparedness supplies; sales tax holiday.—

(1) The tax levied under chapter 212, Florida Statutes, may not be collected on the first Friday, Saturday, and Sunday of May of each year on the sale of:

And the title is amended as follows:

Delete lines 1971-1978 and insert: certain timeframe each year; defining terms; specifying locations where the exemptions do not apply; authorizing certain dealers to opt out of participating in the exemptions, subject to certain conditions; authorizing the department to adopt emergency rules; providing an appropriation; providing sales tax exemptions for certain disaster preparedness supplies during a certain timeframe each year; specifying

Amendment 2F (758088) (with title amendment)—Delete lines 1381-1423 and insert:

Section 29. Section 220.1105, Florida Statutes, is repealed.

Section 30. Subsection (2) of section 220.11, Florida Statutes, is amended to read:

220.11 Tax imposed.—

(2)(a) The tax imposed by this section shall be an amount equal to 5 1/2 percent of the taxpayer's net income for the taxable year, except as provided in paragraph (b).

(b) The tax rate imposed in paragraph (a) shall be adjusted as provided in s. 220.1105.

Section 31. Subsection (2) of section 220.63, Florida Statutes, is amended to read:

220.63 Franchise tax imposed on banks and savings associations.—

(2)(a) The tax imposed by this section shall be an amount equal to 5 1/2 percent of the franchise tax base of the bank or savings association for the taxable year, except as provided in paragraph (b).

(b) The tax rate imposed in paragraph (a) shall be adjusted as provided in s. 220,1105.

And the title is amended as follows:

Delete lines 1932-1935 and insert: procedures; repealing s. 220.1105, F.S., relating to corporate income taxes imposed, automatic refunds, and downward adjustments to tax rates; amending ss. 220.11 and 220.63, F.S.; conforming provisions to changes made by the act; amending s. 288.106, F.S.; authorizing a

THE PRESIDENT PRESIDING

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

Senator Lee moved the following amendments to **Substitute Amendment 2** (271678) which failed:

Amendment 2G (439482) (with title amendment)—Between lines 1605 and 1606 insert:

Section 34. Subsection (9) of section 1011.71, Florida Statutes, is amended to read:

1011.71 District school tax.—

- (9)(a) In addition to the maximum millage levied under this section and the General Appropriations Act, a school district may levy, by local referendum or in a general election, additional millage for school operational purposes up to an amount that, when combined with nonvoted millage levied under this section, does not exceed the 10-mill limit established in s. 9(b), Art. VII of the State Constitution. Any such levy shall be for a maximum of 4 years and shall be counted as part of the 10mill limit established in s. 9(b), Art. VII of the State Constitution. For the purpose of distributing taxes collected pursuant to this paragraph subsection, the term "school operational purposes" includes charter schools pursuant to paragraph (b) sponsored by a school district. Millage elections conducted under the authority granted pursuant to this section are subject to s. 1011.73. Funds generated by such additional millage do not become a part of the calculation of the Florida Education Finance Program total potential funds in 2001-2002 or any subsequent year and must not be incorporated in the calculation of any holdharmless or other component of the Florida Education Finance Program formula in any year. If an increase in required local effort, when added to existing millage levied under the 10-mill limit, would result in a combined millage in excess of the 10-mill limit, any millage levied pursuant to this paragraph subsection shall be considered to be required local effort to the extent that the district millage would otherwise exceed the 10-mill limit. Funds generated by the additional millage levied under this paragraph subsection shall be shared with charter schools pursuant to paragraph (b) based on a each charter school's proportionate share of the district's total unweighted full-time equivalent student enrollment and used in a manner consistent with the purposes of the levy. The referendum must contain an explanation of the distribution methodology consistent with the requirements of this paragraph subsection.
- (b) Beginning with the 2020-2021 school year, funds generated under paragraph (a) must be shared with a charter school if the charter school has been in operation within the applicable school district for at least 2 years.

And the title is amended as follows:

Between lines 1964 and 1965 insert: 1011.71, F.S.; requiring that funds generated from additional millage for school operational purposes be shared with a charter school if the charter school has been in operation within the applicable school district for at least a certain period of time; amending s.

Amendment 2H (947834) (with title amendment)—Between lines 1337 and 1338 insert:

Section 27. 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 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 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 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 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 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 then-existing 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 fa-

cility 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-paragraph.
- 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 36. Section 288.11625, Florida Statutes, is repealed.

Section 37. Subsection (2) and paragraph (c) of subsection (3) of section 218.64, Florida Statutes, are amended to read:

218.64 Local government half-cent sales tax; uses; limitations.—

- (2) Municipalities shall expend their portions of the local government half-cent sales tax only for municipality-wide programs, for reimbursing the state as required pursuant to s. 288.11625, or for municipality-wide property tax or municipal utility tax relief. All utility tax rate reductions afforded by participation in the local government half-cent sales tax shall be applied uniformly across all types of taxed utility services.
- (3) Subject to ordinances enacted by the majority of the members of the county governing authority and by the majority of the members of the governing authorities of municipalities representing at least 50 percent of the municipal population of such county, counties may use up to \$3 million annually of the local government half-cent sales tax allocated to that county for any of the following purposes:

(e) Reimbursing the state as required under s. 288.11625.

Section 38. Paragraph (e) of subsection (2) of section 288.0001, Florida Statutes, is amended to read:

288.0001 Economic Development Programs Evaluation.—The Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability (OPPAGA) shall develop and present to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the chairs of the legislative appropriations committees the Economic Development Programs Evaluation.

(2) The Office of Economic and Demographic Research and OPPA-GA shall provide a detailed analysis of economic development programs as provided in the following schedule:

(e) Beginning January 1, 2018, and every 3 years thereafter, an analysis of the Sports Development Program established under s. 288.11625.

Section 39. Section 212.205, Florida Statutes, is amended to read:

212.205 Sales tax distribution reporting.—By March 15 of each year, each person who received a distribution pursuant to s. 212.20(6)(d) 6.b.-e. s. 212.20(6)(d)6.b. f. in the preceding calendar year shall report to the Office of Economic and Demographic Research the following information:

- (1) An itemized accounting of all expenditures of the funds distributed in the preceding calendar year, including amounts spent on debt service.
- (2) A statement indicating what portion of the distributed funds have been pledged for debt service.
- (3) The original principal amount and current debt service schedule of any bonds or other borrowing for which the distributed funds have been pledged for debt service.

And the title is amended as follows:

Delete line 1924 and insert: providing construction; amending s. 212.20, F.S.; conforming provisions to changes made by the act; repealing s. 288.11625, F.S., relating to the Sports Development Program; amending ss. 218.64, 288.0001, and 212.205, F.S.; conforming provisions to changes made by the act; creating s. 213.0537, F.S.;

The vote was:

Yeas-17

Berman	Lee	Rouson
Book	Montford	Stewart
Bracy	Pizzo	Taddeo
Cruz	Powell	Thurston
Farmer	Rader	Torres
Gibson	Rodriguez	

Nays-23

Mr. President	Broxson	Mayfield
Albritton	Diaz	Passidomo
Baxley	Flores	Perry
Bean	Gainer	Simmons
Benacquisto	Gruters	Simpson
Bradley	Harrell	Stargel
Brandes	Hooper	Wright
Braynon	Hutson	

Amendment 2I (819886) (with title amendment)—Delete lines 1181-1222 and insert:

also include a statement that the revenues collected must be shared with charter schools pursuant to paragraph (e) based on a charter school's proportionate share of the school district's total unweighted full-time equivalent student enrollment. The statements must statement shall conform to the requirements of s. 101.161 and shall be placed on the ballot by the governing body of the county. The following question shall be placed on the ballot:

....FOR THECENTS TAXAGAINST THECENTS TAX

(c) The resolution providing for the imposition of the surtax *must* shall set forth a plan for use of the surtax proceeds for fixed capital expenditures or fixed capital costs associated with the construction, reconstruction, or improvement of school facilities and campuses which have a useful life expectancy of 5 or more years, and any land acquisition, land improvement, design, and engineering costs related thereto. Additionally, the plan shall include the costs of retrofitting and providing for technology implementation, including hardware and software, for the various sites within the school district. Surtax revenues may be used for the purpose of servicing bond indebtedness to finance projects authorized by this subsection, and any interest accrued thereto

Wright

Bradley

Brandes

Broxson

may be held in trust to finance such projects. Neither the proceeds of the surtax nor any interest accrued thereto shall be used for operational expenses. Surtax revenues shared with a charter school shall be expended by the charter school in a manner consistent with the purposes stated in the resolution under paragraph (b). All revenues and expenditures shall be accounted for in a charter school's monthly or quarterly financial report pursuant to s. 1002.33(9). If a school's charter is not renewed or is terminated and the school is dissolved under the provisions of law under which the school was organized, any unencumbered funds received under this subsection shall revert to the

- (d) Surtax revenues collected by the Department of Revenue pursuant to this subsection shall be distributed to the school board imposing the surtax in accordance with law.
- (e)1. Notwithstanding any other law to the contrary, beginning with the 2020-2021 school year, funds generated under this subsection must be shared with a charter school if:
- The charter school is eligible to receive capital outlay funds under s. 1013.62(1)(a); and
- b. The charter school submits its brief and general description statement and plan pursuant to paragraph (b) to the school district within the timeframe specified by the district school board.

A charter school is not eligible to receive capital outlay funds if it was created by the conversion of a public school and operates in facilities provided by the charter school's sponsor for a nominal fee or at no charge, or if it is directly or indirectly operated by the school district.

2. A charter school that receives funds generated under this subsection must use funds for allowable purposes under this subsection.

And the title is amended as follows:

Delete lines 1896-1899 and insert: requirement for charter schools; requiring that unencumbered funds revert to the sponsor under certain circumstances; specifying conditions under which funds must be shared with charter schools; specifying conditions under which a charter school is ineligible to receive funds; providing applicability; creating s.

The vote was:

Yeas—18

Berman	Farmer	Rodriguez
Book	Gibson	Rouson
Bracy	Lee	Stewart
Bradley	Montford	Taddeo
Braynon	Pizzo	Thurston
Cruz	Rader	Torres

Nays-21

Mr. President	Diaz	Mayfield
Albritton	Flores	Passidomo
Baxley	Gainer	Perry
Bean	Gruters	Simmons
Benacquisto	Harrell	Simpson
Brandes	Hooper	Stargel
Broxson	Hutson	Wright

Amendment 2J (608968)—Delete lines 1181-1183 and insert: also include a statement that the revenues collected must be shared with eligible charter schools based on a charter school's proportionate share of the school district's total unweighted full-time equivalent student enrollment. The statements must statement

The vote was:

Yeas-17

Berman	Braynon	Gibson
Book	Cruz	Lee
Bracy	Farmer	Montford

F1ZZ0	Rouriguez	Thurston
Powell	Rouson	Torres
Rader	Taddeo	
Nays—22		
Mr. President	Diaz	Perry
Albritton	Flores	Simmons
Baxley	Gruters	Simpson
Bean	Harrell	Stargel
Benacquisto	Hooper	Stewart

Passidomo Substitute Amendment 2 (271678) was adopted.

Hutson

Mayfield

On motion by Senator Stargel, further consideration of CS for HB 7097, as amended, was deferred.

By direction of the President, pursuant to Rule 4.3(3), the Senate reverted to-

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 646, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for SB 646-A bill to be entitled An act relating to intercollegiate athlete compensation and rights; creating s. 1006.74, F.S.; providing legislative findings; defining terms; authorizing certain intercollegiate athletes to earn compensation for the use of their names, images, or likenesses; providing requirements for such compensation; prohibiting postsecondary educational institutions from adopting or maintaining contracts, rules, regulations, standards, or other requirements that prevent or unduly restrict intercollegiate athletes from earning specified compensation; providing that certain compensation does not affect certain intercollegiate athlete eligibilities; prohibiting a postsecondary educational institution and other entities, institutions, and their employees from compensating intercollegiate athletes or prospective intercollegiate athletes for the use of their names, images, or likenesses; prohibiting a postsecondary educational institution from preventing or unduly restricting intercollegiate athletes from obtaining specified representation; requiring athlete agents and attorneys to meet specified requirements; providing that specified aid for intercollegiate athletes is not compensation; prohibiting the revocation or reduction of certain aid as a result of intercollegiate athletes earning certain compensation or obtaining specified representation; providing approval requirements for certain contracts for compensation for intercollegiate athletes who are minors; providing contract requirements; prohibiting intercollegiate athletes from entering into contracts for specified compensation that conflict with terms of her or his team contract; providing intercollegiate athlete contract disclosure requirements; prohibiting an intercollegiate athlete contract from extending beyond a specified timeframe; requiring each postsecondary institution to conduct a financial literacy and life skills workshop for intercollegiate athletes; requiring the Board of Governors and the State Board of Education to adopt regulations and rules, respectively; amending s. 468.453, F.S.; providing requirements for certain athlete agents; providing an effective date.

House Amendment 1 (370715) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. This act may be cited as the "Intercollegiate Athlete Bill of Rights."

Section 2. Section 1006.74, Florida Statutes, is created to read:

1006.74 Intercollegiate athlete compensation and rights.—

The Legislature finds that intercollegiate athletics provide intercollegiate athletes with significant educational opportunities. However, participation in intercollegiate athletics should not infringe upon an intercollegiate athlete's ability to earn compensation for her or his name, image, likeness, or persona. An intercollegiate athlete must have an equal opportunity to control and profit from the commercial use of her or his name, image, likeness, and persona and be protected from unauthorized appropriation and commercial exploitation of her or his right to publicity, including her or his name, image, likeness, and persona. Moreover, an intercollegiate athlete's inability to participate in intercollegiate athletics due to an injury should not impair her or his future health or academic success.

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Athletic program" means an intercollegiate athletic program at a postsecondary educational institution.
- (b) "Disability insurance" means insurance covering disability compensation benefits for an intercollegiate athlete participating in an athletic program.
- (c) "Health insurance" means primary health insurance covering injuries resulting from the intercollegiate athlete's participation in an athletic program that provides for all medically necessary treatment and care until the intercollegiate athlete is restored to her or his condition before the injury.
- (d) "Injury" means an injury sustained by an intercollegiate athlete while participating in an athletic program's activities.
 - (e) "Insurance" means health insurance and disability insurance.
- (f) "Intercollegiate athlete" means a student who participates in an athletic program. The term includes a former intercollegiate athlete who suffered an injury.
- (g) "Partial disability" means the intercollegiate athlete's incapacity because of the injury to earn full-time wages.
- (h) "Physician" means a physician licensed under chapter 458, an osteopathic physician licensed under chapter 459, a podiatric physician licensed under chapter 461, or an optometrist licensed under chapter 463.
- (i) "Postsecondary educational institution" means a state university, a Florida College System institution, or a private college or university receiving aid under chapter 1009.
- (j) "Total disability" means an intercollegiate athlete's inability to earn wages because of an injury.
- (2) INTERCOLLEGIATE ATHLETES' COMPENSATION AND RIGHTS AND POSTSECONDARY EDUCATIONAL INSTITUTIONS RESPONSIBILITIES.—Effective July 1, 2021:
- (a) An intercollegiate athlete at a postsecondary educational institution may earn compensation for her or his name, image, likeness, or persona. Such compensation must be commensurate with the market value of the services provided. To preserve the integrity, quality, character, and amateur nature of intercollegiate athletics and to maintain a clear separation between amateur intercollegiate athletics and professional sports, such compensation may not be provided in exchange for athletic performance or attendance at a particular institution.
- (b) A postsecondary educational institution may not adopt or maintain a contract, rule, regulation, standard, or other requirement that prevents or unduly restricts an intercollegiate athlete from earning compensation for the use of her or his name, image, likeness, or persona. Earning such compensation may not affect the intercollegiate athlete's grant-in-aid or athletic eligibility.
- (c) A postsecondary educational institution, an entity whose purpose includes supporting or benefitting the institution or its athletic programs, or an officer, director, or employee of such institution or entity may not compensate or cause compensation to be directed to a current or

 $prospective\ intercollegiate\ athlete\ for\ her\ or\ his\ name,\ image,\ likeness,\ or\ persona.$

- (d) A postsecondary educational institution may not prevent or unduly restrict an intercollegiate athlete from obtaining professional representation by an athlete agent or attorney engaged for the purpose of securing compensation for her or his name, image, likeness, or persona. Pursuant to s. 468.453(8), an athlete agent representing an intercollegiate athlete for purposes of securing compensation for her or his name, image, likeness, or persona must be licensed under part IX of chapter 468. An attorney representing an intercollegiate athlete for purposes of securing compensation for her or his name, image, likeness, or persona must be a member in good standing of The Florida Bar.
- (e) Grant-in-aid, including cost of attendance, awarded to an intercollegiate athlete by a postsecondary educational institution is not compensation for the purposes of this subsection, and may not be revoked or reduced as a result of an intercollegiate athlete earning compensation or obtaining professional representation under this subsection.
- (f) An intercollegiate athlete under the age of 18 years must have any contract for compensation for her or his name, image, likeness, or persona approved under ss. 743.08 and 743.09.
- (g) An intercollegiate athlete's contract for compensation for her or his name, image, likeness, or persona may not violate this subsection.
- (h) An intercollegiate athlete may not enter into a contract for compensation for her or his name, image, likeness, or persona if a term of the contract materially conflicts with a term of the intercollegiate athlete's team contract. A postsecondary educational institution asserting a conflict under this paragraph must disclose each relevant contract term that conflicts with the team contract to the intercollegiate athlete or her or his representative.
- (i) An intercollegiate athlete who enters into a contract for compensation for her or his name, image, likeness, or persona shall disclose the contract to the postsecondary educational institution at which she or he is enrolled, in a manner designated by the institution.
- (j) The duration of a contract for representation of an intercollegiate athlete or compensation of an intercollegiate athlete's name, image, likeness, or persona may not extend beyond her or his participation in an athletic program at a postsecondary educational institution.
- (3) POSTSECONDARY EDUCATIONAL INSTITUTION HEALTH AND DISABILITY INSURANCE REQUIREMENTS.—Each postsecondary educational institution shall:
- (a)1. Maintain for each intercollegiate athlete health insurance and disability insurance that meets the requirements of subparagraphs 3. and 4., respectively, by:
- a. Verifying that the intercollegiate athlete is provided the benefits required by this section by her or his own insurance or insurance provided by an immediate family member;
 - $b. \ \ Providing \ insurance \ covering \ the \ intercollegiate \ athlete;$
- c. Participating in an insurance program, which provides at least the benefits required by this section, offered by an intercollegiate athletics sanctioning body or intercollegiate athletics association of which the postsecondary educational institution is a member; or
- $d. \ \ Any\ combination\ of\ sub-subparagraphs\ a.-c.$
- 2. If the intercollegiate athlete's insurance under sub-subparagraph 1.a. lapses or does not provide the required medical benefits, the post-secondary educational institution must provide coverage under sub-subparagraph 1.b. or sub-subparagraph 1.c., or a combination thereof, beginning with the first dollar of a claim. If coverage is secured under sub-subparagraph 1.a., any deductible, copay, or coinsurance amounts must be paid by the postsecondary educational institution or an intercollegiate athletics association, conference, or organization of which the postsecondary educational institution is a member. If coverage is secured under sub-subparagraph 1.b. or sub-subparagraph 1.c., or a combination thereof, the entire premium and any deductible, copay, or coinsurance amounts must be paid by the postsecondary educational institution or an intercollegiate athletics association, conference, or

organization of which the postsecondary educational institution is a member.

- 3. Health insurance under subparagraph 1. must include dental benefits for dental conditions related to the injury, medically necessary emergency and nonemergency medical transportation, professional and nonprofessional attendant care, prosthetics, orthotics, durable medical equipment, and medically necessary physical rehabilitation and vocational rehabilitation benefits.
- 4. Disability insurance under subparagraph 1. must provide at least \$400 per month for the first 12 months of total disability and \$2,700 per month for each month of total disability beyond the first 12 months of total disability; at least \$270 per month for the first 12 months of partial disability and \$1,800 per month for each month of partial disability beyond the first 12 months of partial disability; and a death benefit of at least \$25,000.
- (b) Provide an intercollegiate athlete who was receiving athletic related grant-in-aid and is in good standing, an equivalent grant-in-aid for:
- 1. Up to one academic year or until the intercollegiate athlete completes her or his primary undergraduate degree, whichever is shorter, if the intercollegiate athlete has exhausted athletic eligibility.
- 2. Up to five academic years or until the intercollegiate athlete completes her or his primary undergraduate degree, whichever is shorter, if the intercollegiate athlete suffered an injury, and an independent physician with a specialty appropriate to each applicable injury determines that she or he is medically ineligible to participate in intercollegiate athletics.
- (c) Conduct a financial literacy and life skills workshop for a minimum of 5 hours at the beginning of the intercollegiate athlete's first and third academic years. The workshop shall, at a minimum, include information concerning financial aid, debt management, and a recommended budget for full and partial grant-in-aid intercollegiate athletes based on the current academic year's cost of attendance. The workshop shall also include information on time management skills necessary for success as an intercollegiate athlete and available academic resources. The workshop may not include any marketing, advertising, referral, or solicitation by providers of financial products or services.

(4) LIMITATIONS.-

- (a) This section does not require the medical treatment of a preexisting medical condition except to the extent that the preexisting medical condition is aggravated by the injury or treatment of the preexisting medical condition is medically necessary to the treatment of the injury.
- (b) State funds may not be used to comply with the requirements of this section.
- (c) An injury must be reported by the earlier of the 30th day after occurrence of the injury, the 30th day after the intercollegiate athlete knew or should have known that an injury existed, or 2 years after the intercollegiate athlete separates from the postsecondary educational institution.
- (d) An intercollegiate athlete's claim for benefits related to an injury is barred after 2 years after the report of injury or 2 years after provision of compensable medical treatment, whichever is later.
- (e) For a former intercollegiate athlete receiving disability compensation benefits under this section who is earning wages while receiving such benefits or is determined by a functional capacity expert to be capable of earning wages, beginning 12 months after the date of the injury, the benefit shall be reduced by an amount equal to one half of the former intercollegiate athlete's after tax earnings in excess of the base amount. The base amount shall be \$1,000 for the first 12 months the reduction provided by this paragraph is applied and shall increase by 2.5 percent annually thereafter. If the former intercollegiate athlete is determined by a functional capacity expert to have a wage earning capacity, but is not earning wages, the disability compensation benefit shall be reduced by one-half for any period more than 12 months after the date of the injury that the former intercollegiate athlete is not earning

- wages, unless the former intercollegiate athlete documents her or his employment search, which must include at least four employment applications submitted monthly.
- (5) REGULATIONS AND RULES.—The Board of Governors and the State Board of Education shall adopt regulations and rules, respectively, to implement this section.
- Section 3. Subsections (8) and (9) are added to section 468.453, Florida Statutes, to read:
- 468.453 Licensure required; qualifications; license nontransferable; service of process; temporary license; license or application from another state.—
- (8) Notwithstanding subsection (3), a person must hold a valid license as an athlete agent to act as an athlete agent representing an intercollegiate athlete for purposes of contracts authorized under s. 1006.74.
- (9) Notwithstanding athletic conference or collegiate athletic association rules, bylaws, regulations, and policies to the contrary, an athlete agent may represent an intercollegiate athlete in securing compensation for use of her or his name, image, likeness, and persona under s. 1006.74. An athlete agent is not subject to discipline under s. 468.456(1)(k) for representing an intercollegiate athlete under s. 1006.74.

Section 4. This act shall take effect July 1, 2020.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to intercollegiate athlete compensation and rights; providing a short title; creating s. 1006.74, F.S.; providing legislative findings; providing definitions; authorizing certain intercollegiate athletes to earn compensation for their names, images, likenesses, and personas beginning on a date certain; providing requirements for such compensation; prohibiting postsecondary educational institutions from adopting or maintaining rules, regulations, standards, or other requirements that prevents or unduly restricts intercollegiate athletes from earning specified compensation; providing that certain compensation does not affect certain intercollegiate athlete eligibilities; prohibiting a postsecondary educational institution, certain entities, and specified individuals from compensating or causing compensation to be directed to intercollegiate athletes or prospective intercollegiate athletes for their names, images, likenesses, or personas; prohibiting a postsecondary educational institution from preventing or unduly restricting intercollegiate athletes from obtaining specified representation; requiring athlete agents and attorneys to meet specified requirements; providing that specified aid for intercollegiate athletes is not considered compensation; prohibiting the revocation or reduction of certain aid as a result of intercollegiate athletes earning certain compensation or obtaining specified representation; providing approval requirements for certain contracts for compensation for intercollegiate athletes who are minors; providing contract requirements; prohibiting intercollegiate athletes from entering into contracts for specified compensation that materially conflict with terms of her or his team contract; providing intercollegiate athlete contract disclosure requirements; requiring postsecondary educational institutions to maintain certain insurance for intercollegiate athletes; providing requirements for such insurance; requiring postsecondary educational institutions to provide specified grant-in-aid to intercollegiate athletes under certain circumstances and provide a specified workshop; providing requirements for such grant-in-aid and workshop; providing applicability; prohibiting the use of state funds for specified purposes; providing requirements for reporting certain injuries and claims for benefits related to certain injuries; providing requirements for certain disability compensation benefits; requiring the Board of Governors and the State Board of Education to adopt regulations and rules, respectively; amending s. 468.453, F.S.; providing requirements for certain athlete agents; providing an exemption from specified disciplinary actions; providing an effective date.

On motion by Senator Mayfield, the Senate refused to concur in **House Amendment 1 (370715)** to **CS for CS for SB 646** and the House was requested to recede. The action of the Senate was certified to the House.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/SB 664, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for CS for SB 664—A bill to be entitled An act relating to the verification of employment eligibility; amending s. 287.058, F.S.; requiring written agreements for the procurement of specified contractual services to include a statement regarding the requirement that a contractor or subcontractor register with and use E-Verify; creating s. 287.137, F.S.; defining terms; requiring public employers and certain contractors and subcontractors to register with and use E-Verify by a specified date; prohibiting public employers, contractors, and subcontractors from entering into a contract unless each party to the contract registers with and uses E-Verify; amending s. 288.061, F.S.; prohibiting the approval of certain economic development incentive applications after a specified date; requiring an awardee to repay certain moneys within a specified timeframe under certain circumstances; creating s. 448.093, F.S.; defining terms; requiring employers to register with and use an electronic employment verification system to verify the employment eligibility of new employees by a certain date; authorizing employers to use an alternative system that meets specified criteria to confirm an employee's identity, subject to certain requirements; authorizing the Department of Economic Opportunity to conduct random audits of employment files of certain employers; requiring the department to take certain action against a noncompliant employer; requiring the appropriate licensing agency to suspend a noncompliant employer's license until certain conditions are met; requiring permanent revocation of licenses under specified circumstances; authorizing the imposition of fines for violations of the act; prohibiting an employer from knowingly employing an unauthorized alien; providing civil immunity for an employer registered with and using an electronic employment verification system; providing specified immunity and nonliability for an employer who complies in good faith with the requirements of the act; creating a rebuttable presumption for certain employers that the employer did not knowingly employ an unauthorized alien; authorizing certain persons with knowledge of a violation to file a complaint with the department, subject to certain limitations; providing a penalty for persons who knowingly file false or frivolous complaints; prescribing procedures for the disposition of such complaints; requiring the department to notify the Federal Government of the identity of an unauthorized alien; requiring employers to provide copies of certain documentation, upon request, to specified persons and governmental entities for certain purposes; prohibiting specified persons and entities from making a determination as to whether a person is an unauthorized alien; requiring the department to define by rule electronic employment verification systems substantially equivalent to the E-Verify system; providing requirements for such rules; authorizing the department to adopt additional rules in administering the act; providing for construction; providing appropriations and authorizing positions; providing for severability; providing an effective date.

House Amendment 1 (577843) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsection (6) of section 288.061, Florida Statutes, is renumbered as subsection (7), and a new subsection (6) is added to that section to read:

288.061 Economic development incentive application process.—

(6) Beginning July 1, 2020, the executive director may not approve an economic development incentive application unless the application includes proof to the department that the applicant business is registered with and uses the E-Verify system, as defined in s. 448.095, to verify the work authorization status of all newly hired employees. If the department determines that an awardee is not complying with this subsection, the department must notify the awardee by certified mail of the department's determination of noncompliance and the awardee's right to appeal the determination. Upon a final determination of noncompliance, the awardee must repay all moneys received as an economic development incentive to the department within 30 days after the final determination.

Section 2. Section 448.095, Florida Statutes, is created to read:

448.095 Employment eligibility.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Agency" means any agency, department, board, or commission of this state or a county or municipality in this state that issues a license to operate a business in this state.
- (b) "Contractor" means a person or entity that has entered or is attempting to enter into a contract with a public employer to provide labor, supplies, or services to such employer in exchange for salary, wages, or other remuneration.
 - (c) "Department" means the Department of Economic Opportunity.
- (d) "Employee" means a person filling an authorized and established position who performs labor or services for a public or private employer in exchange for salary, wages, or other remuneration.
- (e) "E-Verify system" means an Internet-based system operated by the United States Department of Homeland Security that allows participating employers to electronically verify the employment eligibility of newly hired employees.
- (f) "Legal alien" means a person who is or was lawfully present or permanently residing legally in the United States and allowed to work at the time of employment and remains so throughout the duration of that employment.
- (g) "License" means a franchise, a permit, a certificate, an approval, a registration, a charter, or any similar form of authorization required by state law and issued by an agency for the purpose of operating a business in this state. The term includes, but is not limited to:
 - 1. An article of incorporation.
- 2. A certificate of partnership, a partnership registration, or an article of organization.
- 3. A grant of authority issued pursuant to state or federal law.
- 4. A transaction privilege tax license.
- (h) "Private employer" means a person or entity that transacts business in this state, has a license issued by an agency, and employs persons to perform labor or services in this state in exchange for salary, wages, or other remuneration. The term does not include:
 - 1. A public employer;
 - 2. The occupant or owner of a private residence who hires:
- a. Casual labor, as defined in s. 443.036, to be performed entirely within the private residence; or
- b. A licensed independent contractor, as defined in federal laws or regulations, to perform a specified portion of labor or services; or
- 3. An employee leasing company licensed under part XI of chapter 468 that enters into a written agreement or understanding with a client company which places the primary obligation for compliance with this section upon the client company. In the absence of a written agreement or understanding, the employee leasing company is responsible for compliance with this section. Such employee leasing company shall, at all times, remain an employer as otherwise defined in federal laws or regulations.
- (i) "Public employer" means an entity within state, regional, county, local, or municipal government, whether executive, judicial, or legislative, or any public school, community college, or state university that employs persons who perform labor or services for that employer in exchange for salary, wages, or other remuneration or that enters or attempts to enter into a contract with a contractor.
- (j) "Subcontractor" means a person or entity that provides labor, supplies, or services to or for a contractor or another subcontractor in exchange for salary, wages, or other remuneration.
- (k) "Unauthorized alien" means a person who is not authorized under federal law to be employed in the United States, as described in 8

- U.S.C. s. 1324a(h)(3). The term shall be interpreted consistently with that section and any applicable federal rules or regulations.
- (a) Beginning January 1, 2021, every public employer, contractor, and subcontractor shall register with and use the E-Verify system to verify the work authorization status of all newly hired employees. A public employer, contractor, or subcontractor may not enter into a contract unless each party to the contract registers with and uses the E-Verify system.
- (b)1. If a contractor enters into a contract with a subcontractor, the subcontractor must provide the contractor with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an unauthorized alien.
- 2. The contractor shall maintain a copy of such affidavit for the duration of the contract.
- (c)1. A public employer, contractor, or subcontractor who has a good faith belief that a person or entity with which it is contracting has knowingly violated s. 448.09(1) shall terminate the contract with the person or entity.
- 2. A public employer that has a good faith belief that a subcontractor knowingly violated this subsection, but the contractor otherwise complied with this subsection, shall promptly notify the contractor and order the contractor to immediately terminate the contract with the subcontractor.
- 3. A contract terminated under subparagraph 1. or subparagraph 2. is not a breach of contract and may not be considered as such.
- (d) A public employer, contractor, or subcontractor may file an action with a circuit or county court to challenge a termination under paragraph (c) no later than 20 calendar days after the date on which the contract was terminated.
- (e) If a public employer terminates a contract with a contractor under paragraph (c), the contractor may not be awarded a public contract for at least 1 year after the date on which the contract was terminated.
- (f) A contractor is liable for any additional costs incurred by a public employer as a result of the termination of a contract.

(3) PRIVATE EMPLOYERS.—

- (a) Beginning January 1, 2021, a private employer shall, after making an offer of employment which has been accepted by a person, verify such person's employment eligibility. A private employer is not required to verify the employment eligibility of a continuing employee hired before January 1, 2021. However, if a person is a contract employee retained by a private employer, the private employer must verify the employee's employment eligibility upon the renewal or extension of his or her contract.
- (b) A private employer shall verify a person's employment eligibility by:
 - 1. Using the E-Verify system; or
- 2. Requiring the person to provide the same documentation that is required by the United States Citizenship and Immigration Services on its Employment Eligibility Verification form (Form I-9).

The private employer must retain a copy of the documentation provided under this subparagraph for at least 3 years after the person's initial date of employment.

(c) A private employer that complies with this subsection may not be held civilly or criminally liable under state law for hiring, continuing to employ, or refusing to hire an unauthorized alien if the information obtained under paragraph (b) indicates that the person's work authorization status was not that of an unauthorized alien.

- (d) For purposes of this subsection, compliance with paragraph (b) creates a rebuttable presumption that a private employer did not knowingly employ an unauthorized alien in violation of s. 448.09(1).
- (e) For the purpose of enforcement of this section, the following persons or entities may request, and a private employer must provide, copies of any documentation relied upon by the private employer for the verification of a person's employment eligibility, including, but not limited to, any documentation required under paragraph (b):
 - 1. The Department of Law Enforcement.
 - 2. The Attorney General.
 - 3. The state attorney.
 - 4. The statewide prosecutor.

A person or entity that makes a request under this paragraph must rely upon the federal government to verify a person's employment eligibility and may not independently make a final determination as to whether a person is an unauthorized alien.

- (f) If a private employer does not comply with paragraph (b), the department shall require the private employer to provide an affidavit to the department stating that the private employer will comply with paragraph (b), the private employer has terminated the employment of all unauthorized aliens in this state, and the employer will not intentionally or knowingly employ an unauthorized alien in this state. If the private employer does not provide the required affidavit within 30 days after the department's request, the appropriate licensing agency shall suspend all applicable licenses held by the private employer until the private employer provides the department with the required affidavit. For purposes of this paragraph, the licenses that are subject to suspension under this paragraph are all licenses that are held by the private employer specific to the business location where the unauthorized alien performed work. If the private employer does not hold a license specific to the business location where the unauthorized alien performed work, but a license is necessary to operate the private employer's business in general, the licenses that are subject to suspension under this paragraph are all licenses that are held by the private employer at the private employer's primary place of business.
- (g) For any private employer found to have violated paragraph (f) three times within any 36 month period, the appropriate licensing agency shall permanently revoke all licenses that are held by the private employer specific to the business location where the unauthorized alien performed work. If the private employer does not hold a license specific to the business location where the unauthorized alien performed work, but a license is necessary to operate the private employer's business in general, the appropriate licensing agency shall permanently revoke all licenses that are held by the private employer at the private employer's primary place of business.
- (4) CONSTRUCTION.—This section shall be enforced without regard to race, color, or national origin and shall be construed in a manner so as to be fully consistent with any applicable federal laws or regulations
 - Section 3. This act shall take effect July 1, 2020.

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 verification of employment eligibility; amending s. 288.061, F.S.; prohibiting the approval of certain economic development incentive applications after a specified date; requiring an awardee to repay certain moneys within a specified timeframe under certain circumstances; creating s. 448.095, F.S.; providing definitions; requiring public employers, contractors, and subcontractors to register with and use the E-Verify system; prohibiting such entities from entering into a contract unless each party to the contract registers with and uses the E-Verify system; requiring a subcontractor to provide a contractor with a certain affidavit; requiring a contractor to maintain a copy of such affidavit; authorizing the termination of a contract under certain conditions; providing that such termination is not a breach of contract; authorizing a challenge to such termination; providing certain liability for contractors if a contract is terminated; requiring private employers to verify the employment eligibility of newly hired employees

beginning on a specified date; providing an exception; providing acceptable methods for verifying employment eligibility; requiring a private employer to maintain certain documentation for a specified time period; providing specified immunity and nonliability for private employers; creating a rebuttable presumption for private employers; requiring private employers to provide copies of certain documentation, upon request, to specified persons and entities for certain purposes; prohibiting specified persons and entities from making a determination as to whether a person is an unauthorized alien; requiring a specified affidavit from certain private employers; providing for the suspension or permanent revocation of certain licenses under certain circumstances; providing construction; providing an effective date.

On motion by Senator Lee, the Senate concurred in **House Amendment 1** (577843).

CS for CS for CS for SB 664 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-23

Mr. President	Diaz	Montford
Albritton	Flores	Passidomo
Baxley	Gruters	Perry
Bean	Harrell	Simmons
Benacquisto	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Wright
Broxson	Mayfield	

Nays-17

Berman	Gainer	Rouson
Book	Gibson	Stewart
Bracy	Pizzo	Taddeo
Braynon	Powell	Thurston
Cruz	Rader	Torres
Farmer	Rodriguez	

Vote after roll call:

Yea to Nay—Montford

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/SB 680, with 2 amendments, and requests the concurrence of the Senate.

 ${\it Jeff\ Takacs},\,{\it Clerk}$

CS for CS for SB 680—A bill to be entitled An act relating to shark fins; amending s. 379.2426, F.S.; prohibiting the import, export, and sale of shark fins in this state; providing exceptions; providing for expiration of the exceptions; requiring the Fish and Wildlife Conservation Commission to evaluate the potential economic impacts to the commercial shark fishing industry in this state; requiring the commission to identify actions to lessen or offset impacts to the industry; requiring the commission to review the potential impact on shark populations; requiring a report to the Legislature by a specified date; providing an effective date.

House Amendment 1 (653561) (with title amendment)—Between lines 16 and 17, insert:

Section 1. This act may be cited as the "Kristin Jacobs Ocean Conservation Act."

And the title is amended as follows:

Remove line 2 and insert: An act relating to shark fins; providing a short title; amending s. 379.2426,

House Amendment 2 (086459) (with title amendment)—Remove lines 42-94 and insert:

- (4) The prohibitions under subsection (3) do not apply to any of the following:
- (a) The sale of shark fins by any commercial fisherman who harvested sharks from a vessel holding a valid federal shark fishing permit on January 1, 2020.
- (b) The export and sale of shark fins by any wholesale dealer holding a valid federal Atlantic shark dealer permit on January 1, 2020.
- (c) The export and sale of domestically sourced shark fins by any shark fin processor that obtains fins from a wholesale dealer holding a valid federal Atlantic shark dealer permit on January 1, 2020.
- (5)(3) A person who violates this section is subject to the following penalties:
- (a) For a first violation, a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. In addition, the commission shall assess an administrative fine of \$4,500 and suspend all of the person's license privileges under this chapter for 180 days.
- (b) For a second violation, a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. In addition, the commission shall assess an administrative fine of \$9,500 and suspend all of the person's license privileges under this chapter for 365 days.
- (c) For a third and any subsequent violation, a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. In addition, the commission shall assess an administrative fine of \$9,500 and permanently revoke all of the person's license privileges under this chapter.

While his or her license privileges are under suspension or revocation pursuant to this subsection, a person may not participate in the taking or harvesting, or attempt the taking or harvesting, of saltwater products from any vessel within the waters of the state; be aboard any vessel on which a commercial quantity of saltwater products is possessed through an activity requiring a license pursuant to this chapter; or engage in any other activity requiring a license, permit, or certificate issued pursuant to this chapter.

Section 2. (1) The Fish and Wildlife Conservation Commission shall evaluate the potential economic impact to the commercial shark fishing industry associated with the prohibition of the import, export, and sale of shark fins in Florida. Based on any identified negative economic impacts to the commercial shark fishing industry, the commission shall identify actions to lessen or offset impacts on the industry to the extent practicable. The commission also shall review the potential impact on shark populations associated with the prohibition of the import, export, and sale of shark fins in Florida. The commission may review and include any other information it believes is relevant to the management of shark fisheries. The commission shall report its findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 31, 2021.

(2) After receipt of the report submitted pursuant to subsection (1), the Legislature may, based upon the findings of the report, impose a ban on the domestic production of shark fins.

And the title is amended as follows:

Remove lines 4-13 and insert: shark fins in this state; providing exceptions; requiring the Fish and Wildlife Conservation Commission to evaluate the potential economic impacts to the commercial shark fishing industry in this state; requiring the commission to identify actions to lessen or offset impacts to the industry; requiring the commission to review the potential impact on shark populations; requiring a report to the Legislature by a specified date; authorizing the Legislature to impose a ban on the domestic production of shark fins based upon the findings of the report; providing an effective date.

On motion by Senator Hutson, the Senate concurred in House Amendment 1 (653561) and House Amendment 2 (086459).

CS for CS for CS for SB 680 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 Farmer Powell Albritton Flores Rader Baxley Gainer Rodriguez Bean Gibson Rouson Benacquisto Gruters Simmons Harrell Berman Simpson StargelHooper Book Bracy Hutson Stewart Bradley Lee Taddeo Mayfield Brandes Thurston Montford Braynon Torres Broxson Passidomo Wright Perry Cruz Diaz Pizzo Nays-None

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 838, with 2 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for SB 838-A bill to be entitled An act relating to business organizations; amending s. 607.0120, F.S.; making technical changes; amending s. 607.0123, F.S.; specifying that certain documents accepted by the Department of State for filing are effective on the date the documents are accepted by the department; making technical changes; amending ss. 607.0125, 607.0127, 607.01401, 607.0141, 607.0501, and 607.0601, F.S.; making technical changes; amending s. 607.0602, F.S.; revising the authority of a board of directors to reclassify certain unissued shares; amending ss. 607.0620, 607.0623, 607.0630, 607.0704, 607.0705, 607.0707, 607.0720, 607.0721, 607.0732, and 607.0750, F.S.; making technical changes; amending s. 607.0808, F.S.; revising the required contents of a meeting notice relating to the removal of a director by shareholders; amending s. 607.0832, F.S.; making a technical change; amending s. 607.0850, F.S.; revising the definition of the term "expenses"; amending ss. 607.0855 and 607.0858, F.S.; making technical changes; amending s. 607.0901, F.S.; revising definitions; amending ss. 607.1002 and 607.1003, F.S.; making technical changes; amending s. 607.1102, F.S.; authorizing a domestic corporation to acquire one or more classes or series of shares under certain circumstances; amending ss. 607.1103, 607.11035, 607.11045, 607.1106, and 607.11920, F.S.; making technical changes; amending s. 607.11921, F.S.; revising an exception for the procedure to approve a plan of domestication; making a technical change; amending ss. 607.11923 and 607.11924, F.S.; making technical changes; amending s. 607.11932, F.S.; revising an exception for the procedure to approve a plan of conversion; making a technical change; amending ss. 607.11933, 607.11935, 607.1202, 607.1301, 607.1302, 607.1303, 607.1320, 607.1333, 607.1340, 607.1403, 607.1406, 607.1422, 607.1430, 607.1431, 607.1432, 607.14401, 607.1501, 607.1502, 607.1503, 607.1504, 607.1505, 607.1507, 607.1509, 607.15091, 607.15101, 607.1520, 607.1602, 607.1604, and 607.1622, F.S.; making technical changes; creating s. 607.1703, F.S.; authorizing the department to direct certain interrogatories to certain corporations and to officers or directors of certain corporations; providing requirements for answering the interrogatories; providing requirements for the department relating to interrogatories; authorizing the department to bring certain actions; authorizing the department to file a lis pendens against certain property and to certify certain findings to the Department of Legal Affairs; amending ss. 607.1907, 607.504, and 605.0116, F.S.; making technical changes; amending s. 605.0207, F.S.; specifying that certain documents accepted by the department for filing are effective on the date the records are accepted by the department; making a technical change; amending ss. 605.0215, 605.0702, 605.0716, 605.1104, and 617.0501, F.S.; making technical changes; amending s. 617.0825, F.S.; authorizing a board of directors to appoint persons to serve on certain committees; requiring that a majority of the persons on such committees be directors; providing exceptions; making technical changes; providing responsibilities and duties for non-director committee members; authorizing a corporation to create or authorize the creation of advisory committees; specifying an advisory committee is not a committee of the board of directors; providing prohibitions and authorizations for advisory committees; providing applicability; providing an effective date.

House Amendment 1 (556959) (with directory and title amendments)—Between lines 1305 and 1306, insert:

- (2) Notwithstanding subsection (1), the availability of appraisal rights under paragraphs (1)(a), (b), (c), (d), and (e), and (g) shall be limited in accordance with the following provisions:
- (a) Appraisal rights shall not be available for the holders of shares of any class or series of shares which is:
- 1. A covered security under s. 18(b)(1)(A) or (B) of the Securities Act of 1933;
- 2. Not a covered security, but traded in an organized market and has at least 2,000 shareholders and the outstanding shares of such class or series have a market value of at least \$20 million, exclusive of the value of outstanding shares held by the corporation's subsidiaries, by the corporation's senior executives, by the corporation's directors, and by the corporation's beneficial shareholders and voting trust beneficial owners owning more than 10 percent of the outstanding shares; or
- 3. Issued by an open end management investment company registered with the Securities and Exchange Commission under the Investment Company Act of 1940 and which may be redeemed at the option of the holder at net asset value.
- (b) The applicability of paragraph (a) shall be determined as of:
- 1. The record date fixed to determine the shareholders entitled to receive notice of the meeting of shareholders to act upon the corporate action requiring appraisal rights, or, in the case of an offer made pursuant to s. 607.11035, the date of such offer; or
- 2. If there will be no meeting of shareholders and no offer is made pursuant to s. 607.11035, the close of business on the day before the consummation of the corporate action or the effective date of the amendment of the articles, as applicable.
- (c) Paragraph (a) is not applicable and appraisal rights shall be available pursuant to subsection (1) for the holders of any class or series of shares where the corporate action is an interested transaction.

And the directory clause is amended as follows:

Remove lines 1200-1201 and insert:

Section 42. Subsections (1) and (2) of section 607.1302, Florida Statutes, are amended to read:

And the title is amended as follows:

Remove lines 35-36 and insert: amending ss. 607.11933, 607.11935, 607.1202, and 607.1301; making technical changes; amending s. 607.1302, F.S.; revising shareholder rights to appraisal for certain amendments to the articles of incorporation; revising shareholder rights to appraisal for certain shares that are not covered securities; amending ss. 607.1303, 607.1320, 607.1333, 607.1340,

House Amendment 2 (145281) (with title amendment)—Between lines 1956 and 1957, insert:

Section 77. Paragraph (c) is added to subsection (2) of section 617.0721, Florida Statutes, to read:

617.0721 Voting by members.—

(2) A member who is entitled to vote may vote in person or, unless the articles of incorporation or the bylaws otherwise provide, may vote by proxy executed in writing by the member or by his or her duly authorized attorney in fact. Notwithstanding any provision to the contrary in the articles of incorporation or bylaws, any copy, facsimile transmission, or other reliable reproduction of the original proxy may be substituted or used in lieu of the original proxy for any purpose for which the original proxy could be used if the copy, facsimile transmis-

sion, or other reproduction is a complete reproduction of the entire proxy. An appointment of a proxy is not valid after 11 months following the date of its execution unless otherwise provided in the proxy.

(c) Policyholders of a mutual insurance company or mutual insurance holding company shall have the right to vote any membership interest granted by the insurer's bylaws, at any special or annual meeting of the members, either in person or by proxy that has been properly transmitted to the insurer. For purposes of this paragraph, "properly transmitted" means substantial compliance with any reasonable procedure established by the insurer for the proper transmission of proxies. Such procedure may include transmission by mail, electronically, or by any other means reasonably calculated to ensure that the transmission was submitted by the member or by his or her attorney in fact.

And the title is amended as follows:

Remove line 58 and insert: F.S.; making technical changes; amending s. 617.0721, F.S.; providing that policyholders of certain insurance companies and insurance holding companies have the right to vote certain membership interest by proxy; defining the term "properly transmitted"; amending s. 617.0825,

On motion by Senator Simmons, the Senate refused to concur in **House Amendment 1** (556959) and **House Amendment 2** (145281) to **CS for SB 838** and the House was requested to recede. The action of the Senate was certified to the House.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 78, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for SB 78—A bill to be entitled An act relating to transportation-related facility designations; providing honorary designations of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; amending chapter 2014-228, L.O.F.; revising the name of an honorary designation; providing an honorary designation of certain transportation facilities specified; directing the Department of Transportation to erect suitable markers and to examine the feasibility to rename the facilities specified; requiring a report by a date certain; providing an honorary designation of a facility in a specified county; directing the Department of Highway Safety and Motor Vehicles to erect suitable markers; amending chapter 2019-169, L.O.F.; correcting the location of an honorary designation; providing an effective date.

House Amendment 1 (546285)—Remove line 106 and insert:

- (26) That portion of S.R. 514 between I-95 and Babcock Street S.E. in Brevard County is designated as "Deputy Chief Lynne Nungesser Memorial Highway."
 - (27) The Department of Transportation is directed to erect

On motion by Senator Broxson, the Senate concurred in **House** Amendment 1 (546285).

CS for CS for SB 78 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—39

Mr. President	Brandes	Gruters
Albritton	Braynon	Harrell
Baxley	Broxson	Hooper
Bean	Cruz	Hutson
Benacquisto	Diaz	Lee
Berman	Farmer	Mayfield
Book	Flores	Montford
Bracy	Gainer	Passidomo
Bradley	Gibson	Perry

Pizzo	Rouson	Stewart
Powell	Simmons	Taddeo
Rader	Simpson	Thurston
Rodriguez	Stargel	Wright
Nays—None Vote after r		

The Honorable Bill Galvano, President

Yea—Torres

I am directed to inform the Senate that the House of Representatives has passed SB 362, with 1 amendment, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

SB 362—A bill to be entitled An act relating to Florida tourism marketing; amending s. 288.1226, F.S.; revising the scheduled repeal of the Florida Tourism Industry Marketing Corporation direct-support organization; amending s. 288.923, F.S.; abrogating the scheduled repeal of the Division of Tourism Marketing of Enterprise Florida, Inc.; providing an effective date.

House Amendment 1 (657321) (with title amendment)—Remove lines 16-24 and insert:

(14) REPEAL.—This section is repealed *October 1, 2023 July 1,* 2020, unless reviewed and saved from repeal by the Legislature.

Section 2. Subsection (6) of section 288.923, Florida Statutes, is amended to read:

288.923 Division of Tourism Marketing; definitions; responsibilities.—

(6) This section is repealed *October 1, 2023* July 1, 2020, unless reviewed and saved from repeal by the Legislature.

And the title is amended as follows:

Remove line 6 and insert: F.S.; revising the scheduled repeal of the

On motion by Senator Hooper, the Senate concurred in **House** Amendment 1 (657321).

SB 362 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

Mr. President	Diaz	Perry
Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bracy	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Wright
Cruz	Passidomo	

Navs-None

Vote after roll call:

Yea—Torres

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 400, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

SB 400—A bill to be entitled An act relating to elder abuse fatality review teams; creating s. 415.1103, F.S.; authorizing the establishment of elder abuse fatality review teams in each judicial circuit, to be housed, for administrative purposes only, in the Department of Elderly Affairs; providing conditions for review team membership, establishment, and organization; specifying requirements for a review team's operations and meeting schedules; requiring that the administrative costs of operating a review team be paid by team members or the entities they represent; authorizing elder abuse fatality review teams in existence on a certain date to continue to exist; requiring such existing teams to comply with specified requirements; specifying review team duties; requiring each review team to annually submit to the department by a certain date a summary report containing specified information; requiring the department to annually prepare a summary report based on the review teams' information and submit such report to the Governor, the Legislature, and the Department of Children and Families; providing immunity from monetary liability for review team members under certain conditions; providing an effective date.

House Amendment 1 (641173) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Section 415.1103, Florida Statutes, is created to read:
- 415.1103 Elder abuse fatality review teams.—
- (1)(a) A state attorney, or his or her designee, may initiate an elder abuse fatality review team in his or her judicial circuit to review deaths of elderly persons caused by, or related to, abuse or neglect.
- (b) An elder abuse fatality review team may include, but is not limited to, representatives from any of the following entities or persons located in the review team's judicial circuit:
 - 1. Law enforcement agencies.
 - 2. The state attorney.
 - 3. The medical examiner.
 - 4. A county court judge.
 - 5. Adult protective services.
 - 6. The area agency on aging.
 - 7. The State Long-Term Care Ombudsman Program.
 - 8. The Agency for Health Care Administration.
 - 9. The Office of the Attorney General.
 - 10. The Office of the State Courts Administrator.
 - 11. The clerk of the court.
 - 12. A victim services program.
 - 13. An elder law attorney.
 - 14. Emergency services personnel.
 - 15. A certified domestic violence center.
 - 16. An advocacy organization for victims of sexual violence.
 - 17. A funeral home director.
 - 18. A forensic pathologist.
 - 19. A geriatrician.

- 20. A geriatric nurse.
- 21. A geriatric psychiatrist or other individual licensed to offer behavioral health services.
 - 22. A hospital discharge planner.
 - 23. A public guardian.
- 24. Any other persons who have knowledge regarding fatal incidents of elder abuse, domestic violence, or sexual violence, including knowledge of research, policy, law, and other matters connected with such incidents involving elders, or who are recommended for inclusion by the review team.
- (c) Participation in a review team is voluntary. Members of a review team shall serve without compensation and may not be reimbursed for per diem or travel expenses. Members shall serve for terms of 2 years, to be staggered as determined by the co-chairs.
- (d) The state attorney may call the first organizational meeting of the team. At the initial meeting, members of a review team shall choose two members to serve as co-chairs. Chairs may be reelected by a majority vote of a review team for not more than two consecutive terms. At the initial meeting, members of a review team shall establish a schedule for future meetings. Each review team shall meet at least once each fiscal year.
- (e) Each review team shall determine its local operations, including, but not limited to, the process for case selection. The state attorney shall refer cases to be reviewed by each team. Reviews must be limited to closed cases in which an elderly person's death was caused by, or related to, abuse or neglect. All identifying information concerning the elderly person must be redacted by the state attorney in documents received for review. As used in this paragraph, the term "closed case" means a case that does not involve information considered active as defined in s. 119.011(3)(d).
- (f) Administrative costs of operating the review team must be borne by the team members or entities they represent.
- (2) An elder abuse fatality review team in existence on July 1, 2020, may continue to exist and must comply with the requirements of this section.
 - (3) An elder abuse fatality review team shall do all of the following:
- (a) Review deaths of elderly persons in its judicial circuit which are found to have been caused by, or related to, abuse or neglect.
- (b) Take into consideration the events leading up to a fatal incident, available community resources, current law and policies, and the actions taken by systems or individuals related to the fatal incident.
- (c) Identify potential gaps, deficiencies, or problems in the delivery of services to elderly persons by public and private agencies which may be related to deaths reviewed by the team.
- (d) Whenever possible, develop communitywide approaches to address the causes of, and contributing factors to, deaths reviewed by the team
- (e) Develop recommendations and potential changes in law, rules, and policies to support the care of elderly persons and to prevent elder abuse deaths.
- (4)(a) A review team may share with other review teams in this state any relevant information that pertains to the review of the death of an elderly person.
- (b) A review team member may not contact, interview, or obtain information by request directly from a member of the deceased elder's family as part of the review unless a team member is authorized to do so in the course of his or her employment duties. A member of the deceased elder's family may voluntarily provide information or any record to a review team but must be informed that such information or any record is subject to public disclosure unless a public records exemption applies.

- (5)(a) Annually by September 1, each elder abuse fatality review team shall submit a summary report to the Department of Elderly Affairs which includes, but is not limited to:
- 1. Descriptive statistics regarding cases reviewed by the team, including demographic information on victims and the causes and nature of their deaths;
- 2. Current policies, procedures, rules, or statutes the review team has identified as contributing to the incidence of elder abuse and elder deaths, and recommendations for system improvements and needed resources, training, or information dissemination to address such identified issues; and
- 3. Any other recommendations to prevent deaths from elder abuse or neglect, based on an analysis of the data and information presented in the report.
- (b) Annually by November 1, the Department of Elderly Affairs shall prepare a summary report of the review team information submitted under paragraph (a). The department shall submit its summary report to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Department of Children and Families.
- (6) There is no monetary liability on the part of, and a cause of action for damages may not arise against, any member of an elder abuse fatality review team due to the performance of his or her duties as a review team member in regard to any discussions by, or deliberations or recommendations of, the team or the member unless such member acted in bad faith, with wanton and willful disregard of human rights, safety, or property.
 - Section 2. This act shall take effect July 1, 2020.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to elder abuse fatality review teams; creating s. 415.1103, F.S.; authorizing a state attorney, or his or her designee, to initiate an elder abuse fatality review team in his or her judicial circuit; providing conditions for review team membership, establishment, and organization; specifying requirements for a review team's operations and meeting schedules; defining the term "closed case"; requiring that the administrative costs of operating a review team be paid by team members or the entities they represent; authorizing elder abuse fatality review teams in existence on a certain date to continue to exist; requiring such existing teams to comply with specified requirements; specifying review team duties; requiring each review team to annually submit to the department a summary report containing specified information by a certain date; requiring the department to annually prepare a summary report based on the review teams' information and submit such report to the Governor, the Legislature, and the Department of Children and Families; providing immunity from monetary liability for review team members under certain conditions; providing an effective date.

On motion by Senator Gibson, the Senate concurred in **House** Amendment 1 (641173).

SB 400 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-39

Mr. President	Diaz	Perry
Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rader
Benacquisto	Gibson	Rodriguez
Berman	Gruters	Rouson
Book	Harrell	Simmons
Bracy	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Wright

Nays-None

Vote after roll call:

Yea-Torres

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 410, with 2 amendments, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for SB 410—A bill to be entitled An act relating to growth management; amending s. 163.3167, F.S.; prohibiting counties from adopting, after a specified date, a comprehensive plan, a land development regulation, or another form of restriction unless certain conditions are met; prohibiting counties from limiting a municipality from deciding land uses, density, and intensity allowed on certain lands; providing retroactive applicability; amending s. 163.3168, F.S.; requiring the Department of Economic Opportunity to give a preference to certain counties and municipalities when selecting applications for funding for specified technical assistance; amending s. 163.3177, F.S.; requiring local governments to include a property rights element in their comprehensive plans; providing a statement of rights that a local government may use; requiring a local government to adopt a property rights element by a specified date; prohibiting a local government's property rights element from conflicting with the statutorily provided statement of rights; amending s. 163.3237, F.S.; providing that certain property owners are not required to consent to development agreement changes under certain circumstances; amending s. 337.25, F.S.; requiring the Department of Transportation to afford a right of first refusal to certain individuals under specified circumstances; providing requirements and procedures for the right of first refusal; amending s. 337.401, F.S.; specifying timeframes for processing a permit application for a utility's use of a right-of-way; amending s. 380.06, F.S.; authorizing certain developments of regional impact agreements to be amended under certain circumstances; providing retroactive applicability; providing an effective date.

House Amendment 1 (856967) (with title amendment)—Remove lines 70-73 and insert:

county with a population in excess of 750,000 as of January 1, 2020, which has in place as of that date charter provisions governing land use or development, which provisions apply to all jurisdictions within the county.

Section 2. Subsection (4) is added to section 171.042, Florida Statutes, to read:

171.042 Prerequisites to annexation.—

(4) Except as otherwise provided in s. 171.205, a municipality may not annex an area within another municipal jurisdiction without the other municipality's consent.

And the title is amended as follows:

Remove line 9 and insert: lands; providing retroactive applicability; amending s. 171.042, F.S.; prohibiting a municipality from annexing specified areas under certain circumstances; amending

House Amendment 2 (373229) (with title amendment)—Remove lines 224-228 and insert:

permit application required under this subsection by a county or municipality having jurisdiction and control of the right-of-way of any public road must be processed and acted upon in accordance with the time-frames provided in subparagraphs (7)(d)7, 8., and 9.

Section 7. The Legislature finds and declares that this act fulfills an important state interest.

And the title is amended as follows:

Remove line 31 and insert: utility's use of a right-of-way; providing a declaration of important state interest; amending s. 380.06,

On motion by Senator Perry, the Senate concurred in House Amendment 1 (856967) and House Amendment 2 (373229).

CS for CS for SB 410 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-23

Mr. President	Diaz	Passidomo
Albritton	Farmer	Perry
Baxley	Gainer	Simmons
Bean	Gruters	Simpson
Benacquisto	Harrell	Stargel
Bradley	Hooper	Stewart
Brandes	Hutson	Wright
Broxson	Mayfield	-

Nays—16

Berman	Gibson	Rouson
Book	Montford	Taddeo
Bracy	Pizzo	Thurston
Braynon	Powell	Torres
Cruz	Rader	
Flores	Rodriguez	

Vote after roll call:

Yea to Nay—Farmer

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 698, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for SB 698—A bill to be entitled An act relating to reproductive health; amending s. 456.072, F.S.; providing grounds for disciplinary action; amending s. 456.074, F.S.; requiring the department to immediately suspend the license of certain health care practitioners under certain circumstances; creating s. 456.51, F.S.; defining the term "pelvic examination"; prohibiting certain students from performing a pelvic examination on a patient without first obtaining the written consent of the patient or the patient's legal representative; providing exceptions; amending ss. 458.331 and 459.015, F.S.; providing grounds for disciplinary action; creating s. 784.086, F.S.; defining terms; establishing the criminal offense of reproductive battery; providing criminal penalties; providing an exception; tolling the period of limitations; providing that a recipient's consent to an anonymous donor is not a defense to the crime of reproductive battery; providing an effective date.

House Amendment 1 (167817) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (pp) is added to subsection (1) of section 456.072, Florida Statutes, to read:

456.072 Grounds for discipline; penalties; enforcement.—

- (1) The following acts shall constitute grounds for which the disciplinary actions specified in subsection (2) may be taken:
- (pp) Intentionally implanting a patient or causing a patient to be implanted with a human embryo without the recipient's consent to the use of that human embryo, or inseminating a patient or causing a patient to be inseminated with the human reproductive material, as defined in s. 784.086, of a donor without the recipient's consent to the use of human reproductive material from that donor.
- Section 2. Subsection (1) of section 456.074, Florida Statutes, is amended to read:

- 456.074 $\,$ Certain health care practitioners; immediate suspension of license.—
- (1) The department shall issue an emergency order suspending the license of any person licensed under chapter 458, chapter 459, chapter 460, chapter 461, chapter 462, chapter 463, chapter 464, chapter 465, chapter 466, or chapter 484 who pleads guilty to, is convicted or found guilty of, or who enters a plea of nolo contendere to, regardless of adjudication, to:
- (a) A felony under chapter 409, chapter 817, or chapter 893 or under 21 U.S.C. ss. 801-970 or under 42 U.S.C. ss. 1395-1396; $\frac{1}{2}$
- (b) A misdemeanor or felony under 18 U.S.C. s. 669, ss. 285-287, s. 371, s. 1001, s. 1035, s. 1341, s. 1343, s. 1347, s. 1349, or s. 1518 or 42 U.S.C. ss. 1320a-7b, relating to the Medicaid program; or
 - (c) A felony under s. 784.086, relating to a reproductive battery.

Section 3. Section 456.51, Florida Statutes, is created to read:

456.51 Consent for pelvic examinations.—

- (1) As used in this section, the term "pelvic examination" means the series of tasks that comprise an examination of the vagina, cervix, uterus, fallopian tubes, ovaries, rectum, or external pelvic tissue or organs using any combination of modalities, which may include, but need not be limited to, the health care provider's gloved hand or instrumentation.
- (2) A health care practitioner, a medical student, or any other student receiving training as a health care practitioner may not perform a pelvic examination on a patient without the written consent of the patient or the patient's legal representative executed specific to, and expressly identifying, the pelvic examination, unless:
- (a) A court orders performance of the pelvic examination for the collection of evidence; or
- (b) The pelvic examination is immediately necessary to avert a serious risk of imminent substantial and irreversible physical impairment of a major bodily function of the patient.
- Section 4. Paragraph (ww) is added to subsection (1) of section 458.331, Florida Statutes, to read:
- $458.331\,$ Grounds for disciplinary action; action by the board and department.—
- (1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):
- (ww) Implanting a patient or causing a patient to be implanted with a human embryo created with the human reproductive material, as defined in s. 784.086, of the licensee, or inseminating a patient or causing a patient to be inseminated with the human reproductive material of the licensee.
- Section 5. Paragraph (yy) is added to subsection (1) of section 459.015, Florida Statutes, to read:
- $459.015\,$ Grounds for disciplinary action; action by the board and department.—
- (1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):
- (yy) Implanting a patient or causing a patient to be implanted with a human embryo created with the human reproductive material, as defined in s. 784.086, of the licensee, or inseminating a patient or causing a patient to be inseminated with the human reproductive material of the licensee.
- Section 6. Effective October 1, 2020, section 784.086, Florida Statutes, is created to read:

784.086 Reproductive battery.—

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

- (a) "Donor" means a person who donates reproductive material, regardless of whether for personal use or compensation.
- (b) "Health care practitioner" has the same meaning as provided in s. 456.001.
- (c) "Recipient" means a person who receives reproductive material from a donor.
- (d) "Reproductive material" means any human "egg" or "sperm" as those terms are defined in s. 742.13, or a human zygote.
 - (e) "Zygote" means a fertilized ovum.
- (2) A health care practitioner may not intentionally transfer into the body of a recipient human reproductive material or implant a human embryo of a donor, knowing the recipient has not consented to the use of the human reproductive material or human embryo from that donor.
- (a) A health care practitioner who violates this section commits reproductive battery, a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (b) A health care practitioner who violates this section and who is the donor of the reproductive material commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (3) Notwithstanding any other provision of law, the period of limitation for a violation under this section does not begin to run until the date on which the violation is discovered and reported to law enforcement or any other governmental agency.
- (4) It is not a defense to the crime of reproductive battery that the recipient consented to an anonymous donor.
- Section 7. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2020.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to reproductive health; amending s. 456.072, F.S.; providing grounds for disciplinary action; amending s. 456.074, F.S.; requiring the department to immediately suspend the license of certain health care practitioners under certain circumstances; creating s. 456.51, F.S.; defining the term "pelvic examination"; prohibiting health care practitioners and certain students from performing a pelvic examination on a patient without first obtaining the written consent of the patient or the patient's legal representative; providing exceptions; amending ss. 458.331 and 459.015, F.S.; providing grounds for disciplinary action; creating s. 784.086, F.S.; defining terms; establishing the criminal offense of reproductive battery; providing criminal penalties; providing an exception; tolling the period of limitations; providing that a recipient's consent to an anonymous donor is not a defense to the crime of reproductive battery; providing effective dates.

On motion by Senator Book, the Senate concurred in **House** Amendment 1 (167817).

CS for CS for SB 698 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-39

Cruz	Mayfield
Diaz	Montford
Farmer	Passidomo
Flores	Perry
Gainer	Pizzo
Gibson	Powell
Gruters	Rader
Harrell	Rodriguez
Hooper	Rouson
Hutson	Simmons
Lee	Simpson
	Diaz Farmer Flores Gainer Gibson Gruters Harrell Hooper Hutson

Stargel	Taddeo	Torres
Stewart	Thurston	Wright
		O
Navs-None		
110,5 110,10		

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/SB 810, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for SB 810—A bill to be entitled An act relating to tobacco and nicotine products; amending s. 210.15, F.S.; revising the age limits for permits relating to cigarettes; amending s. 386.212, F.S.; revising age and time restrictions relating to the prohibition of smoking and vaping near school property; revising civil penalties; amending s. 569.002, F.S.; defining the term "liquid nicotine product"; revising the definition of the term "tobacco products"; defining the terms "vaporgenerating electronic device" and "nicotine product"; deleting the term "any person under the age of 18"; amending s. 569.003, F.S.; specifying that fees for a retail tobacco products dealer permit only apply to retailers dealing in certain tobacco products; revising the age limits for retail tobacco products dealer permits; amending s. 569.007, F.S.; revising prohibitions on the sale of tobacco products from vending machines; providing requirements for the delivery of vapor-generating electronic devices and liquid nicotine products; conforming provisions to federal law; prohibiting a person from selling, delivering, bartering, furnishing, or giving flavored liquid nicotine products to any other person; defining the term "flavored liquid nicotine product"; providing applicability; amending s. 569.101, F.S.; requiring that the age of persons purchasing tobacco products be verified under certain circumstances; amending s. 569.11, F.S.; revising civil penalties; conforming provisions to federal law; conforming provisions to changes made by the act; repealing s. 877.112, F.S., relating to nicotine products and nicotine dispensing devices; amending s. 210.095, F.S.; conforming provisions to federal law; making technical changes; amending ss. 569.0075, 569.008, 569.12, 569.14, and 569.19, F.S.; conforming provisions to federal law; conforming provisions to changes made by the act; providing an effective date.

House Amendment 1 (930591) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsection (1), paragraphs (a) and (c) of subsection (2), paragraph (a) of subsection (3), paragraph (a) of subsection (4), paragraphs (a) and (b) of subsection (5), and paragraphs (a), (b), (e), and (g) of subsection (8) of section 210.095, Florida Statutes, are amended to read:

210.095 $\,$ Mail order, Internet, and remote sales of to bacco products; age verification.—

(1) For purposes of this section, the term:

(a) "Adult" means an individual who is at least of the legal minimum purchase age for tobacco products.

(a)(b) "Consumer" means a person in this state who comes into possession of any tobacco product subject to the tax imposed by this chapter and who, at the time of possession, is not a distributor intending to sell or distribute the tobacco product, a retailer, or a wholesaler.

(b)(e) "Delivery sale" means any sale of tobacco products to a consumer in this state for which:

- 1. The consumer submits the order for the sale by telephonic or other voice transmission, mail, delivery service, or the Internet or other online service; or
- 2. The tobacco products are delivered by use of mail or a delivery
- (c)(d) "Delivery service" means any person engaged in the commercial delivery of letters, packages, or other containers.

- (d)(e) "Legal minimum purchase age" means the minimum age at which an individual may legally purchase tobacco products in this state.
- (e)(f) "Mail" or "mailing" means the shipment of tobacco products through the United States Postal Service.
- (f)(g) "Retailer" means any person who is not a licensed distributor but who is in possession of tobacco products subject to tax under this chapter for the purposes of selling the tobacco products to consumers.
- (g)(h) "Shipping container" means a container in which tobacco products are shipped in connection with a delivery sale.
- (h)(i) "Shipping document" means a bill of lading, airbill, United States Postal Service form, or any other document used to verify the undertaking by a delivery service to deliver letters, packages, or other containers.
- (i)(j) "Tobacco products" means all cigarettes, smoking tobacco, snuff, fine-cut chewing tobacco, cut and granulated tobacco, cavendish, and plug or twist tobacco.

(2)

- (a) A sale of to bacco products constituting a delivery sale pursuant to paragraph (1)(b) (1)(e) is a delivery sale regardless of whether the person accepting the order for the delivery sale is located inside or outside this state.
- (c) A person may not make a delivery sale of tobacco products to any individual who is not 21 years of age or older an adult.
- (3) A person may not mail, ship, or otherwise deliver tobacco products in connection with an order for a delivery sale unless, before the first delivery to the consumer, the person accepting the order for the delivery sale:
- (a) Obtains from the individual submitting the order a certification that includes:
- 1. Reliable confirmation that the individual is 21 years of age or older an adult; and
- 2. A statement signed by the individual in writing and under penalty of perjury which:
 - a. Certifies the address and date of birth of the individual; and
- b. Confirms that the individual wants to receive delivery sales from a tobacco company and understands that, under the laws of this state, the following actions are illegal:
 - (I) Signing another individual's name to the certification;
- (II) Selling to bacco products to individuals under the legal minimum purchase age; and
- (III) Purchasing tobacco products, if the person making the purchase is under the legal minimum purchase age.

In addition to the requirements of this subsection, a person accepting an order for a delivery sale may request that a consumer provide an electronic mail address.

- (4) The notice described in paragraph (3)(c) must include prominent and clearly legible statements that sales of tobacco products are:
- (a) Illegal if made to individuals who are not 21 years of age or older adults.

The notice must include an explanation of how each tax has been, or is to be, paid with respect to the delivery sale.

- (5) Each person who mails, ships, or otherwise delivers tobacco products in connection with an order for a delivery sale must:
- (a) Include as part of the shipping documents, in a clear and conspicuous manner, the following statement: "Tobacco Products: Florida law prohibits shipping to individuals under 21 18 years of age and requires the payment of all applicable taxes."

- (b) Use a method of mailing, shipping, or delivery which obligates the delivery service to require:
- 1. The individual submitting the order for the delivery sale or another *individual who is 21 years of age or older* adult who resides at the individual's address to sign his or her name to accept delivery of the shipping container. Proof of the legal minimum purchase age of the individual accepting delivery is required only if the individual appears to be under 30 27 years of age.
- 2. Proof that the individual is either the addressee or the *individual* who is 21 years of age or older adult designated by the addressee, in the form of a valid, government-issued identification card bearing a photograph of the individual who signs to accept delivery of the shipping container.

If the person accepting a purchase order for a delivery sale delivers the tobacco products without using a delivery service, the person must comply with all of the requirements of this section which apply to a delivery service. Any failure to comply with a requirement of this section constitutes a violation thereof.

- (8)(a) Except as otherwise provided in this section, a violation of this section by a person other than an individual who is not 21 years of age or older an adult is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, and:
- 1. For a first violation of this section, the person shall be fined \$1,000 or five times the retail value of the tobacco products involved in the violation, whichever is greater.
- 2. For a second or subsequent violation of this section, the person shall be fined \$5,000 or five times the retail value of the tobacco products involved in the violation, whichever is greater.
- (b) A person who is 21 years of age or older an adult and knowingly submits a false certification under subsection (3) commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. For each offense, the person shall be fined \$10,000 or five times the retail value of the tobacco products involved in the violation, whichever is greater.
- (e) A person who, in connection with a delivery sale, delivers tobacco products on behalf of a delivery service to an individual who is not 21 years of age or older an adult commits a misdemeanor of the third degree, punishable as provided in s. 775.082 or s. 775.083.
- (g) An individual who is not 21 years of age or older an adult and who knowingly violates any provision of this section commits a misdemeanor of the third degree, punishable as provided in s. 775.082 or s. 775.083.
- Section 2. Paragraph (b) of subsection (1) of section 210.15, Florida Statutes, is amended to read:

210.15 Permits.—

(1)

(b) Permits shall be issued only to persons of good moral character, who are not less than 21~18 years of age. Permits to corporations shall be issued only to corporations whose officers are of good moral character and not less than 21~18 years of age. There shall be no exemptions from the permit fees herein provided to any persons, association of persons, or corporation, any law to the contrary notwithstanding.

Section 3. Subsections (1) and (3) of section 386.212, Florida Statutes, are amended to read:

386.212 $\,$ Smoking and vaping prohibited near school property; penalty.—

(1) It is unlawful for any person under 21 18 years of age to smoke tobacco or vape in, on, or within 1,000 feet of the real property comprising a public or private elementary, middle, or secondary school between the hours of 6 a.m. and midnight. This section does not apply to any person occupying a moving vehicle or within a private residence.

- (3) Any person issued a citation pursuant to this section shall be deemed to be charged with a civil infraction punishable by a maximum civil penalty not to exceed \$25, or 50 hours of community service and, for persons under 18 years of age or, where available, successful completion of a school-approved anti-tobacco or anti-vaping "alternative to suspension" program.
- Section 4. Subsections (3) through (6) of section 569.002, Florida Statutes, are renumbered as subsections (4) through (7), respectively, present subsections (6) and (7) are amended, a new subsection (3) is added to that section, to read:
 - 569.002 Definitions.—As used in this chapter, the term:
- (3) "Liquid nicotine product" means a tobacco product in liquid form composed of nicotine and other chemicals or substances which is sold or offered for sale for use with a vapor-generating electronic device.
 - (7)(6) "Tobacco products" includes:
- (a) Loose tobacco leaves, and products made from tobacco leaves, in whole or in part, and cigarette wrappers, which can be used for smoking, sniffing, or chewing; and
 - (b) Any nicotine product or vapor-generating electronic device.
 - 1. For the purposes of this paragraph, the term:
- a. "Vapor-generating electronic device" means any product that employs an electronic, chemical, or mechanical means capable of producing vapor or aerosol from a nicotine product or any other substance, including, but not limited to, an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or other similar device or product; any replacement cartridge for such device; and any other container of nicotine in a solution or other substance form intended to be used with or within an electronic cigarette, an electronic cigar, an electronic cigarillo, an electronic pipe, a vape pen, an electronic hookah, or other similar device or product. The term includes any component, part, or accessory of the device and also includes any substance intended to be aerosolized or vaporized during the use of the device, whether or not the substance contains nicotine.
- b. "Nicotine product" means any product that contains nicotine, including liquid nicotine, which is intended for human consumption, whether inhaled, chewed, absorbed, dissolved, or ingested by any means. The term includes vapor-generating electronic devices.
- 2. The terms "vapor-generating electronic device" and "nicotine product" do not include:
 - a. Tobacco products described in paragraph (a);
- b. Products regulated as a drug or device by the United States Food and Drug Administration under Chapter V of the Federal Food, Drug, and Cosmetic Act; or
- c. Foods that contain incidental amounts of nicotine including, but not limited to, tomatoes, potatoes, eggplants, and cauliflower.
- (8)(7) "Any person under the age of 21 18" does not include any person under the age of 21 18 who:
- (a) Has had his or her disability of nonage removed under chapter 743;
- (b) Is in the military reserve or on active duty in the Armed Forces of the United States;
- (c) Is otherwise emancipated by a court of competent jurisdiction and released from parental care and responsibility; or
- $\stackrel{\hbox{\scriptsize (d)}}{}$ Is acting in his or her scope of lawful employment with an entity licensed under the provisions of chapter 210 or this chapter.
- Section 5. Paragraphs (b) and (c) of subsection (1) and paragraph (a) of subsection (2) of section 569.003, Florida Statutes, are amended to read:

569.003 Retail tobacco products dealer permits; application; qualifications; fees; renewal; duplicates.—

(1)

- (b) Application for a permit must be made on a form furnished by the division and must set forth the name under which the applicant transacts or intends to transact business, the address of the location of the applicant's place of business within the state, and any other information the division requires. If the applicant has or intends to have more than one place of business dealing in tobacco products within this state, a separate application must be made for each place of business. If the applicant is a firm or an association, the application must set forth the names and addresses of the persons constituting the firm or association; if the applicant is a corporation, the application must set forth the names and addresses of the principal officers of the corporation. The application must also set forth any other information prescribed by the division for the purpose of identifying the applicant firm, association, or corporation. The application must be signed and verified by oath or affirmation by the owner, if a sole proprietor, or, if the owner is a firm, association, or partnership, by the members or partners thereof, or, if the owner is a corporation, by an executive officer of the corporation or by any person authorized by the corporation to sign the application, together with the written evidence of this authority. The application must be accompanied by the annual permit fee prescribed by the division. However, if an applicant indicates on the application that the applicant is only going to deal, at retail, in liquid nicotine products, nicotine products, or vapor-generating electronic devices, or a combination thereof, the division may not assess the annual permit fee and shall issue the applicant a limited retail tobacco products dealer permit upon the division's approval of the application. Such applicant may not deal, at retail, in tobacco products described in s. 569.002(7)(a) in this state. Any applicant that pays the annual permit fee for a retail tobacco products dealer permit may deal, at retail, in all tobacco products.
- (c) Permits shall be issued annually, upon payment of the annual permit fee prescribed by the division. The division shall fix the fee in an amount sufficient to meet the costs incurred by it in carrying out its permitting, enforcement, and administrative responsibilities under this chapter, but the fee may not exceed \$50. The proceeds of the fee shall be deposited into the Alcoholic Beverage and Tobacco Trust Fund. However, the division may not fix or assess a fee for a limited retail tobacco products dealer permit.
- (2)(a) Permits may be issued only to persons who are 21 $\frac{18}{18}$ years of age or older or to corporations the officers of which are 21 $\frac{18}{18}$ years of age or older.
- Section 6. Subsections (3), (4), and (5) of section 569.007, Florida Statutes, are renumbered as subsections (2), (3), and (4), respectively, subsections (1) and (2) are amended, and a new subsection (5) is added to that section, to read:
 - 569.007 Sale or delivery of tobacco products; restrictions.—
- (1)(a) In order to prevent persons under 21 $\frac{18}{18}$ years of age from purchasing or receiving tobacco products, the sale or delivery of tobacco products is prohibited, except:
- 1.(a) When under the direct control or line of sight of the dealer or the dealer's agent or employee; or
- 2.(b) Sales from a vending machine are prohibited under sub-paragraph 1. the provisions of paragraph (1)(a) and are only permissible from a machine that is located in an establishment that prohibits persons under 21 years of age on the licensed premises at all times.
- (b) Sales of vapor-generating electronic devices and liquid nicotine products, other than as authorized under subparagraph (a)1., are permissible only if a dealer implements an age verification procedure that:
- 1. Before accepting an order for delivery, verifies that the purchaser is at least 21 years of age using a commercially available database, or an aggregate of databases, which is regularly used for the purpose of age and identity verification; and
- 2. Employs a second-step age verification to secure delivery for every order by requiring the signature of the purchaser upon delivery and verifying that the credit card or debit card used for the purchase has been

issued in the purchaser's name and that the delivery address is associated with the purchaser's credit card or debit card equipped with an operational lockout device which is under the control of the dealer or the dealer's agent or employee who directly regulates the sale of items through the machine by triggering the lockout device to allow the dispensing of one tobacco product. The lockout device must include a mechanism to prevent the machine from functioning if the power source for the lockout device fails or if the lockout device is disabled, and a mechanism to ensure that only one tobacco product is dispensed at a time.

- (2) The provisions of subsection (1) shall not apply to an establishment that prohibits persons under 18 years of age on the licensed premises.
 - (5)(a) A person may not sell, deliver, barter, furnish, or

give, directly or indirectly, flavored liquid nicotine products to any other person. For the purposes of this subsection, the term "flavored liquid nicotine product" means a liquid nicotine product containing a natural or artificial constituent or additive that causes the liquid or its vapor to have a distinguishable taste or aroma other than tobacco or menthol, including, but not limited to, fruit, chocolate, vanilla, honey, candy, cocoa, a dessert, an alcoholic beverage, an herb or a spice, or any combination thereof.

- (b) This subsection does not apply to the sale, shipment, or transport of any product that receives a marketing order issued by the United States Food and Drug Administration under 21 U.S.C. s. 387j.
 - Section 7. Section 569.101, Florida Statutes, is amended to read:
- 569.101 Selling, delivering, bartering, furnishing, or giving tobacco products to persons under 21 $\overline{18}$ years of age; criminal penalties; defense.—
- (1) It is unlawful to sell, deliver, barter, furnish, or give, directly or indirectly, to any person who is under 21~18 years of age, any tobacco product.
- (2) Any person who violates subsection (1) commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. However, any person who violates subsection (1) for a second or subsequent time within 1 year of the first violation, commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (3) A person charged with a violation of subsection (1) has a complete defense if, at the time the tobacco product was sold, delivered, bartered, furnished, or given:
- (a) The buyer or recipient falsely evidenced that she or he was $21 \frac{18}{18}$ years of age or older;
- (b) The appearance of the buyer or recipient was such that a prudent person would believe the buyer or recipient to be 21~18 years of age or older; and
- (c) Such person carefully checked a driver license or an identification card issued by this state or another state of the United States, a passport, or a United States armed services identification card presented by the buyer or recipient and acted in good faith and in reliance upon the representation and appearance of the buyer or recipient in the belief that the buyer or recipient was $21\,18$ years of age or older.
- (4) A person must verify by means of identification specified in paragraph (3)(c) that a person purchasing a tobacco product is not under 21 years of age. Such verification is not required for any person over the age of 29.
 - Section 8. Section 569.11, Florida Statutes, is amended to read:
- 569.11 Possession, misrepresenting age or military service to purchase, and purchase of tobacco products by persons under $21\,18$ years of age prohibited; penalties; jurisdiction; disposition of fines.—
- (1) It is unlawful for any person under $21\,18$ years of age to knowingly possess any tobacco product. Any person under $21\,18$ years of age who violates this subsection commits a noncriminal violation as provided in s. 775.08(3), punishable by:

- (a) For a first violation, 16 hours of community service or, instead of community service, a \$25 fine. In addition, if the person is under 18 years of age, the person must attend a school-approved anti-vaping or anti-tobacco program, if locally available; or
- (b) For a second or subsequent violation within 12 weeks after the first violation, a \$25 fine.

Any second or subsequent violation not within the 12-week period after the first violation is punishable as provided for a first violation.

- (2) It is unlawful for any person under 21~18 years of age to misrepresent his or her age or military service for the purpose of inducing a dealer or an agent or employee of the dealer to sell, give, barter, furnish, or deliver any tobacco product, or to purchase, or attempt to purchase, any tobacco product from a person or a vending machine. Any person under 21~18 years of age who violates this subsection commits a non-criminal violation as provided in s. 775.08(3), punishable by:
- (a) For a first violation, 16 hours of community service or, instead of community service, a \$25 fine and, in addition, if the person is under 18 years of age, the person must attend a school-approved anti-vaping or anti-tobacco program, if available; or
- (b) For a second or subsequent violation within 12 weeks after the first violation, a \$25 fine.

Any second or subsequent violation not within the 12-week period after the first violation is punishable as provided for a first violation.

- (3) Any person under 21 18 years of age cited for committing a noncriminal violation under this section must sign and accept a civil citation indicating a promise to appear before the county court or comply with the requirement for paying the fine and, if the person is under 18 years of age, must attend a school-approved anti-vaping or anti-tobacco program, if locally available. If a fine is assessed for a violation of this section, the fine must be paid within 30 days after the date of the citation or, if a court appearance is mandatory, within 30 days after the date of the hearing.
- (4) A person charged with a noncriminal violation under this section must appear before the county court or comply with the requirement for paying the fine. The court, after a hearing, shall make a determination as to whether the noncriminal violation was committed. If the court finds the violation was committed, it shall impose an appropriate penalty as specified in subsection (1) or subsection (2). A person who participates in community service shall be considered an employee of the state for the purpose of chapter 440, for the duration of such service.
- (5)(a) If a person under 21 18 years of age is found by the court to have committed a noncriminal violation under this section and that person has failed to complete community service, pay the fine as required by paragraph (1)(a) or paragraph (2)(a), or, if the person is under 18 years of age, attend a school-approved anti-vaping or anti-tobacco program, if locally available, the court may direct the Department of Highway Safety and Motor Vehicles to withhold issuance of or suspend the driver license or driving privilege of that person for a period of 30 consecutive days.
- (b) If a person under 21 18 years of age is found by the court to have committed a noncriminal violation under this section and that person has failed to pay the applicable fine as required by paragraph (1)(b) or paragraph (2)(b), the court may direct the Department of Highway Safety and Motor Vehicles to withhold issuance of or suspend the driver license or driving privilege of that person for a period of 45 consecutive days.
- (6) Eighty percent of all civil penalties received by a county court pursuant to this section shall be remitted by the clerk of the court to the Department of Revenue for transfer to the Department of Education to provide for teacher training and for research and evaluation to reduce and prevent the use of tobacco products by children. The remaining 20 percent of civil penalties received by a county court pursuant to this section shall remain with the clerk of the county court to cover administrative costs.
 - Section 9. Section 877.112, Florida Statutes, is repealed.
 - Section 10. Section 569.0075, Florida Statutes, is amended to read:

569.0075 Gift of sample tobacco products prohibited.—The gift of sample tobacco products to any person under the age of 21 $\frac{18}{9}$ by an entity licensed or permitted under the provisions of chapter 210 or this chapter, or by an employee of such entity, is prohibited and is punishable as provided in s. 569.101.

Section 11. Subsection (1), paragraphs (b) and (c) of subsection (2), and subsection (3) of section 569.008, Florida Statutes, are amended to read:

569.008 Responsible retail to bacco products dealers; qualifications; mitigation of disciplinary penalties; diligent management and supervision; presumption.—

- (1) The Legislature intends to prevent the sale of tobacco products to persons under 21~18 years of age and to encourage retail tobacco products dealers to comply with responsible practices in accordance with this section.
- (2) To qualify as a responsible retail tobacco products dealer, the dealer must establish and implement procedures designed to ensure that the dealer's employees comply with the provisions of this chapter. The dealer must provide a training program for the dealer's employees which addresses the use and sale of tobacco products and which includes at least the following topics:
- (b) Methods of recognizing and handling customers under 21 18 years of age.
- (c) Procedures for proper examination of identification cards in order to verify that customers are not under $21\ 18$ years of age.
- (3) In determining penalties under s. 569.006, the division may mitigate penalties imposed against a dealer because of an employee's illegal sale of a tobacco product to a person under 21 18 years of age if the following conditions are met:
 - (a) The dealer is qualified as a responsible dealer under this section.
- (b) The dealer provided the training program required under subsection (2) to that employee before the illegal sale occurred.
- (c) The dealer had no knowledge of that employee's violation at the time of the violation and did not direct, approve, or participate in the violation.
- (d) If the sale was made through a vending machine, the machine was equipped with an operational lock-out device.
- Section 12. Paragraph (b) of subsection (2), subsection (3), and paragraph (g) of subsection (4) of section 569.12, Florida Statutes, are amended to read:
- 569.12 $\,$ Jurisdiction; to bacco product enforcement officers or agents; enforcement.—

(2)

- (b) A tobacco product enforcement officer is authorized to issue a citation to a person under the age of 21 18 when, based upon personal investigation, the officer has reasonable cause to believe that the person has committed a civil infraction in violation of s. 386.212 or s. 569.11.
- (3) A correctional probation officer as defined in s. 943.10(3) is authorized to issue a citation to a person under the age of 21 48 when, based upon personal investigation, the officer has reasonable cause to believe that the person has committed a civil infraction in violation of s. 569.11.
- $\left(4\right)$ A citation issued to any person violating the provisions of s. 569.11 shall be in a form prescribed by the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation and shall contain:
- (g) The procedure for the person to follow in order to contest the citation, perform the required community service, attend the required anti-vaping or anti-tobacco program, or to pay the civil penalty.
 - Section 13. Section 569.14, Florida Statutes, is amended to read:

- 569.14 Posting of a sign stating that the sale of tobacco products to persons under 21 48 years of age is unlawful; enforcement; penalty.—
- (1) A dealer that sells tobacco products shall post a clear and conspicuous sign in each place of business where such products are sold which substantially states the following:

THE SALE OF TOBACCO PRODUCTS TO PERSONS UNDER THE AGE OF 21~18 IS AGAINST FLORIDA LAW. PROOF OF AGE IS REQUIRED FOR PURCHASE.

(2) A dealer that sells tobacco products and nicotine products or nicotine dispensing devices, as defined in s. 877.112, may use a sign that substantially states the following:

THE SALE OF TOBACCO PRODUCTS, NICOTINE PRODUCTS, OR NICOTINE DISPENSING DEVICES TO PERSONS UNDER THE AGE OF 18 IS AGAINST FLORIDA LAW. PROOF OF AGE IS REQUIRED FOR PURCHASE.

A dealer that uses a sign as described in this subsection meets the signage requirements of subsection (1) and s. 877.112.

(2)(3) The division shall make available to dealers of tobacco products signs that meet the requirements of subsection (1) or subsection (2).

(3)(4) Any dealer that sells tobacco products shall provide at the checkout counter in a location clearly visible to the dealer or the dealer's agent or employee instructional material in a calendar format or similar format to assist in determining whether a person is of legal age to purchase tobacco products. This point of sale material must contain substantially the following language:

IF YOU WERE NOT BORN BEFORE THIS DATE

(insert date and applicable year)

YOU CANNOT BUY TOBACCO PRODUCTS.

Upon approval by the division, in lieu of a calendar a dealer may use card readers, scanners, or other electronic or automated systems that can verify whether a person is of legal age to purchase tobacco products. Failure to comply with the provisions contained in this subsection shall result in imposition of administrative penalties as provided in s. 569 006.

(4)(5) The division, through its agents and inspectors, shall enforce this section.

(5)(6) Any person who fails to comply with subsection (1) is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

Section 14. Subsections (3) and (4) of section 569.19, Florida Statutes, are amended to read:

- 569.19 Annual report.—The division shall report annually with written findings to the Legislature and the Governor by December 31, on the progress of implementing the enforcement provisions of this chapter. This must include, but is not limited to:
- (3) The number of violations for selling to bacco products to persons under age 21 $\frac{18}{18}$, and the results of administrative hearings on the above and related issues.
- (4) The number of persons under age 21 18 cited for violations of s. 569.11 and sanctions imposed as a result of citation.

Section 15. This act shall take effect January 1, 2021.

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 use of tobacco products and nicotine products; amending s. 210.095, F.S.; deleting the definition of the term "adult"; amending s. 210.15, F.S.; requiring permits to be issued to persons or corporations whose officers are not less than 21 years of age; amending s. 386.212, F.S.; providing that it is unlawful for persons

under 21 years of age to smoke tobacco in, on, or within 1,000 feet of the real property comprising a public or private elementary, middle, or secondary school during specified hours; providing penalties; amending s. 569.002, F.S.; revising and providing definitions; amending s. 569.003, F.S.; specifying that fees for a retail tobacco products dealer permit only apply to retailers dealing in certain tobacco products; prohibiting certain applicants from dealing, at retail, in certain tobacco products under certain circumstances; revising the age limits for retail tobacco products dealer permits; amending s. 569.007, F.S.; revising prohibitions on the sale of tobacco products from vending machines; providing requirements for the delivery of vapor-generating electronic devices and liquid nicotine products; conforming provisions to federal law; prohibiting a person from selling, delivering, bartering, furnishing, or giving flavored liquid nicotine products to any other person; defining the term "flavored liquid nicotine product"; providing applicability; amending s. 569.101, F.S.; requiring that the age of persons purchasing tobacco products be verified under certain circumstances; amending s. 569.11, F.S.; revising civil penalties; conforming provisions to federal law; repealing s. 877.112, F.S., relating to nicotine products and nicotine dispensing devices; amending ss. 569.0075, 569.008, 569.12, 569.14, and 569.19, F.S.; conforming provisions to federal law; conforming provisions to changes made by the act; providing an effective

On motion by Senator Simmons, the Senate concurred in **House** Amendment 1(930591).

CS for CS for CS for SB 810 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-27

Albritton	Farmer	Powell
Baxley	Flores	Rader
Benacquisto	Harrell	Rouson
Berman	Hooper	Simmons
Bradley	Hutson	Simpson
Braynon	Mayfield	Stargel
Broxson	Montford	Taddeo
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Nays-9

Bean	Brandes	Gruters
Book	Gainer	Pizzo
Bracy	Gibson	Stewart

Vote after roll call:

Yea—Mr. President

MOTIONS

On motion by Senator Benacquisto, the rules were waived and time of adjournment was extended until $8:30\ p.m.$

The Honorable Bill Galvano, 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.

Jeff Takacs, Clerk

CS for CS for SB 538—A bill to be entitled An act relating to emergency management; creating s. 252.381, F.S.; providing that certain informational meetings or calls coordinated by a federal, state, or local emergency management agency related to any federal, state, or local response to a declared disaster are not considered public meetings if certain conditions are met; providing for construction; creating s. 252.351, F.S.; defining the term "office"; requiring the State Watch Office within the Division of Emergency Management to create a list of

reportable incidents; requiring a political subdivision to report incidents contained on the list to the office; authorizing the office to establish guidelines a political subdivision must follow to report an incident; requiring the office to annually provide the list of reportable incidents to each political subdivision; providing an effective date.

House Amendment 1 (093237) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Section 252.351, Florida Statutes, is created to read:
- 252.351 Mandatory reporting of certain incidents by political subdivisions.-
- (1) For purposes of this section, the term "office" means the State Watch Office established within the division pursuant to s. 14.2016.
- (2) The division shall create and maintain a list of reportable incidents. The list shall include, but is not limited to, the following events:
- (a) Major fires, including wildfires, commercial or multi-unit residential fires, or industrial fires.
- (b) Search and rescue operations, including structure collapses or urban search and rescue responses.
- (c) Bomb threats or threats to inflict harm on a large number of people or significant infrastructure, suspicious devices, or device detonations.
- (d) Natural hazards and severe weather, including earthquakes, landslides, or ground subsidence or sinkholes.
- (e) Public health and population protective actions, including public health hazards, evacuation orders, or emergency shelter openings.
- (f) Animal or agricultural events, including suspected or confirmed animal diseases, suspected or confirmed agricultural diseases, crop failures, or food supply contamination.
- (g) Environmental concerns, including an incident of reportable pollution release as required in s. 403.077(2).
- (h) Nuclear power plant events, including events in process or that have occurred which indicate a potential degradation of the level of safety of the plant or which indicate a security threat to facility protection.
- (i) Major transportation events, including aircraft or airport incidents, passenger or commercial railroad incidents, major road or bridge closures, or marine incidents involving a blocked navigable channel of a major waterway.
- (j) Major utility or infrastructure events, including dam failures or overtopping, drinking water facility breaches, or major utility outages or disruptions involving transmission lines or substations.
- (k) Military events, when information regarding such activities are provided to a political subdivision.
- (3) As soon as practicable following its initial response to an incident, a political subdivision shall provide notification to the office that an incident specified on the list of reportable incidents has occurred within its geographical boundaries. The division may establish guidelines specifying the method and format a political subdivision must use when reporting an incident.
- (4) Beginning December 1, 2020, and by December 1 every year thereafter, the division must provide the list of reportable incidents to each political subdivision.

Section 2. This act shall take effect July 1, 2020.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to emergency reporting; creating s. 252.351, F.S.; defining the term "office"; requiring the Division of Emergency Management to create a list of reportable incidents; requiring such list to include certain events; requiring a political subdivision to report in-

cidents contained on the list to the State Watch Office; authorizing the Division of Emergency Management to establish guidelines a political subdivision must follow to report an incident; requiring the Division of Emergency Management to annually provide the list of reportable incidents to each political subdivision; providing an effective date.

On motion by Senator Diaz, the Senate concurred in House Amendment 1 (093237).

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

Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Simpson
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Mayfield	Taddeo
Braynon	Montford	Thurston
Broxson	Passidomo	Torres
Cruz	Perry	Wright
Diaz	Pizzo	_

Nays-None

Vote after roll call:

Yea—Mr. President

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 886, with 1 amendment, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

SB 886—A bill to be entitled An act relating to errors in deeds; creating s. 689.041, F.S.; defining terms; providing that a deed containing a scrivener's error conveys title as if there had been no such error if certain requirements are met; providing a form for a curative notice; requiring the clerks of the circuit court to accept and record curative notices; providing for the operation of a curative notice; providing construction; providing an effective date.

House Amendment 1 (220329)—Remove lines 66-139 and insert: Curative Notice, Per Sec. 689.041, F.S.

Scrivener's Error in Legal Description

 ${\it The \ undersigned \ does \ hereby \ swear \ and \ affirm:}$

- 1. The deed which transferred title from ...(Insert Name)... to ...(Insert Name)... on ...(Date)... and recorded on ...(Record Date)... in O.R. Book, Page, and/or Instrument No., of the official records of ...(Name of County)..., Florida, (hereinafter referred to as "first erroneous deed") contained the following erroneous legal description:
 - ...(Insert Erroneous Legal Description)...
- 2. The deed transferring title from ...(Insert Name)... to ...(Insert Name)... and recorded on ...(Record Date)... in O.R. Book, Page, and/or Instrument No., of the official records of ...(Name of County)..., Florida, contains the same erroneous legal description described in the first erroneous deed.
- ...(Insert and repeat paragraph 2. as necessary to include each subsequent erroneous deed in the chain of title containing the same erroneous legal description)...

- 3. I have examined the official records of the county in which the intended real property is located and have determined that the deed dated ...(Date)..., and recorded on ...(Record Date)... in O.R. Book, Page and/or Instrument No., official records of ...(Name of County)..., Florida, establishes that record title to the intended real property was held by the grantor of the first erroneous deed at the time the first erroneous deed was executed.
- 4. I have examined or have had someone else examine the official records of ...(Name of County)..., Florida, and certify that:
- a. Record title to the intended real property was held by the grantor of the first erroneous deed, ...(Insert Name)..., at the time that deed was executed.
- b. The grantor of the first erroneous deed and the grantors of any subsequent erroneous deeds listed above did not hold record title to any property other than the intended real property in either the same subdivision, condominium or cooperative or the same section, township and range, if described in this manner, at any time within the 5 years before the date that the erroneous deed was executed.
- c. The intended real property is not described by a metes and bounds legal description.
- 5. This notice is made to establish that the real property described as ...(insert legal description of the intended real property)... (hereinafter referred to as the "intended real property") was the real property that was intended to be conveyed in the first erroneous deed and all subsequent erroneous deeds.

...(Signature)...

...(Printed Name)...

Sworn to (or affirmed) and subscribed before me this day of, ...(year)..., by ...(name of person making statement)....

...(Signature of Notary Public - State of Florida)...

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

Personally Known OR Produced Identification

Type of Identification Produced

(4) The clerk of the circuit court where the intended real property is located shall accept and

On motion by Senator Powell, the Senate concurred in **House** Amendment 1 (220329).

SB 886 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

Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Simpson
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Mayfield	Taddeo
Braynon	Montford	Thurston
Broxson	Passidomo	Torres
Cruz	Perry	Wright
Dioz	Dizzo	

Nays-None

Vote after roll call:

Yea-Mr. President

By direction of the President, there being no objection, the Senate proceeded to— $\,$

SPECIAL ORDER CALENDAR, continued

On motion by Senator Stargel, the Senate resumed consideration of-

CS for HB 7097—A bill to be entitled An act relating to taxation; amending s. 125.0104, F.S.; authorizing the use of tourist development taxes for certain water quality improvement projects and parks or trails; increasing population thresholds for counties to use tourist development taxes for certain purposes; revising authorized uses of tourist development taxes for specified counties; providing that existing contracts or debt service shall not be impaired; amending s. 192.001, F.S.; revising the definition of the term "inventory" for property tax purposes; revising the definition of the term "tangible personal property" to specify the conditions under which certain construction work constructed or installed by certain electric utilities is deemed substantially completed; providing applicability; providing for retroactive operation; creating s. 193.1557, F.S.; extending the time period within which certain changes to property damaged or destroyed by Hurricane Michael must commence to prevent the assessed value of the property from increasing; amending s. 194.011, F.S.; authorizing certain associations to represent, prosecute, or defend specified association members in front of the value adjustment board proceedings and subsequent proceedings; providing applicability; amending s. 194.035, F.S.; specifying the circumstances under which a special magistrate's appraisal may not be submitted as evidence to a value adjustment board; amending s. 194.181, F.S.; providing and revising the parties considered as the defendants in tax suits; requiring certain notice to be provided to unit owners in a specified way; providing unit owners options for defending a tax suit; imposing certain actions for unit owners who fail to respond to a specified notice; amending s. 195.073, F.S.; revising the property classifications for certain multifamily housing and commercial and industrial properties; amending s. 195.096, F.S.; removing the requirement for the Department of Revenue to review tangible personal property rolls of each county; revising required computations regarding classifications of property; specifying that properties with more than nine units are commercial property for certain assessment roll purposes; amending s. 196.173, F.S.; revising the military operations that qualify certain servicemembers for an additional ad valorem tax exemption; revising the deadlines for applying for additional ad valorem tax exemptions for certain servicemembers for a specified tax year; providing applicability; amending s. 196.197, F.S.; providing criteria to be used in determining the value of tax exemptions for charitable use of certain hospitals; defining terms; providing application requirements for tax exemptions for certain properties; amending s. 196.198, F.S.; exempting land, buildings, and real property improvements used exclusively for educational purposes from ad valorem taxes if certain criteria are met; providing that the educational institution shall receive the full benefit of the exemption; requiring the property owner to make certain disclosures to the educational institution; amending s. 200.065, F.S.; providing alternative methods of notice related to the truth in millage process for counties for which a declared state of emergency exists; extending deadlines for notice during a declared state of emergency; revising publication and hearing requirements; providing for automatic extensions of certain deadlines in the event of a declared state of emergency; amending s. 200.069, F.S.; specifying information which property appraisers may include in the notice of ad valorem taxes and non-ad valorem assessments; 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 after a certain date; amending ss. 202.12001 and 203.001, F.S.; conforming provisions to changes made by the act; amending ss. 206.05 and 206.90, F.S.; revising the maximum bond amount for licensed terminal suppliers; amending s. 206.8741, F.S.; reducing the penalty imposed for failure to conform to notice requirements related to dyed diesel fuel; amending s. 206.9826, F.S.; increasing the refund available to certain air carriers on the purchase of aviation fuel; amending s. 212.0305, F.S.; revising uses and distribution of the charter county convention development tax for specified counties; providing restrictions on the use of funds; providing that no existing contract or debt service shall be affected; amending s. 212.0306, F.S.; providing a name for the local option food and beverage tax in a certain county; revising approved uses of the proceeds of the tax; prohibiting interlocal agreements and contracts with certain convention and visitors bureaus from being renewed or extended; providing that no existing contract shall be affected; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; amending s. 212.05, F.S.; extending the period in which a dealer and nonresident purchaser must provide the state with documentation that a boat or aircraft purchased without the imposition of Florida sales tax will not be used in the state; amending s. 212.055, F.S.; providing an expiration date for the charter county and regional transportation system surtax for a certain county; requiring a resolution to levy the surtax after a certain date; requiring any new levy of the charter county and regional transportation system surtax to expire after 20 years; requiring the resolution to include a statement containing certain information; requiring the resolution to approve a school capital outlay surtax to include specified information; requiring revenues shared with charter schools to be expended by the charter schools in a certain manner; requiring revenues and expenditures to be accounted for in specified charter school financial reports; providing applicability; amending s. 212.134, F.S.; requiring specified entities that must file a return under section 6050W of the Internal Revenue Code to provide copies to the department; specifying procedures for submitting the information; providing penalties; creating s. 212.181, F.S.; providing procedures for jurisdictions to notify the department regarding changes to their business boundaries for certain purposes; providing guidelines for correction of misallocated funds; providing procedures for correcting misallocated funds; providing deadlines for notifying the department of changes to business boundaries; providing rulemaking authority; amending ss. 212.20, 212.205, 218.64, and 288.0001, F.S.; conforming provisions to changes made by the act; creating s. 213.0537, F.S.; authorizing the department to provide certain official correspondence to taxpayers electronically upon the affirmative request of the taxpayer; providing definitions; amending s. 213.21, F.S.; tolling the period for filing a claim for refund for certain transactions during certain audit periods; amending s. 220.1105, F.S.; revising the definition of the term final tax liability" for certain purposes; providing for retroactive application; amending s. 220.1845, F.S.; increasing, for a specified fiscal year, the total amount of contaminated site rehabilitation tax credits; creating s. 220.197, F.S.; defining the term "NAICS" for purposes of a certain tax credit; providing a credit against the corporate income tax in a specified amount and taxable year for certain taxpayers in car rental or leasing industries; providing for retroactive operation; repealing s. 288.11625, F.S., relating to the Sports Development Program; amending s. 376.30781, F.S.; increasing, for a specified fiscal year, the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas; amending s. 413.4021, F.S.; increasing the percent of revenues collected from the tax collection enforcement diversion program for specified purposes; amending s. 443.163, F.S.; providing that corrections to electronically filed reemployment tax reports must also be filed electronically; revising penalties; removing the requirement for certain parties to file electronically; removing the requirement that requests for waivers from statutory requirements be in writing; amending s. 626.932, F.S.; revising downward the surplus lines tax rate; revising the operation of the surplus lines tax for policies covering risks outside the state; amending s. 718.111, F.S.; providing that a condominium association may take certain actions relating to a challenge to ad valorem taxes in its own name or on behalf of unit owners; providing applicability; providing sales tax exemptions for certain clothing, school supplies, personal computers, and personal computer-related accessories during a certain timeframe; defining terms; specifying locations where the exemptions do not apply; authorizing certain dealers to opt out of participating in the exemptions, subject to certain conditions; authorizing the department to adopt emergency rules; providing an appropriation; providing sales tax exemptions for certain disaster preparedness supplies during a certain timeframe; specifying locations where the exemptions do not apply; authorizing the department to adopt emergency rules; creating ss. 211.0252, 212.1833, 561.1212, and 624.51056, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; amending s. 220.02, F.S.; revising legislative intent; amending ss. 220.13 and 220.186, F.S.; conforming cross-references to changes made by the act; creating s. 220.1876, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; providing requirements for applying a credit when the taxpayer requests an extension; creating s. 402.62, F.S.; creating the Children's Promise Tax Credit; providing definitions; providing requirements for designation as an eligible charitable organization; specifying certain organizations that may not be designated as an eligible charitable organization; providing responsibilities of eligible charitable organizations that receive contributions under the tax credit; providing responsibilities of the department related to the tax credit; providing guidelines for the application of, limitations to, and transfers of the tax credit; providing for the preservation of the tax credit under certain circumstances; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to develop a cooperative agreement to administer the tax credit; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to adopt rules; authorizing the Department of Revenue and the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to share certain information as needed to administer the tax credit; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; requiring the Florida Institute for Child Welfare to analyze the use of funding provided by the tax credit and submit a report to the Governor and Legislature by a specified date; amending s. 212.07, F.S.; authorizing dealers, subject to certain conditions, to advertise or hold out to the public that they will pay sales tax on behalf of the purchaser; amending s. 212.15, F.S.; conforming a provision to changes made by the act; providing appropriations; providing a directive to the Division of Law Revision; authorizing the Department of Revenue to adopt emergency rules for certain purposes; providing effective dates.

-which was previously considered this day.

Pursuant to Rule 4.19, **CS for HB 7097** was placed on the calendar of Bills on Third Reading.

RECONSIDERATION OF BILL

On motion by Senator Simmons, the Senate reconsidered the action by which—

HB 641—A bill to be entitled An act relating to articulated acceleration mechanisms in education; amending s. 1007.27, F.S.; removing a limitation on the number of semester credit hours a student may be awarded in certain programs; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; providing an effective date.

-was was placed on the calendar of Bills on Third Reading.

RECONSIDERATION OF AMENDMENT

On motion by Senator Simmons, the Senate reconsidered the vote by which **Substitute Amendment 2** (183008), as amended by **Amendment 2A** (679870), was adopted this day. **Amendment 2A** (679870) was withdrawn.

The question recurred on ${\bf Substitute}$ ${\bf Amendment}$ 2 (183008) which was adopted.

Pursuant to Rule 4.19, ${\bf HB~641}$ was placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Benacquisto, the rules were waived and all bills remaining or temporarily postponed on the Special Order Calendar this day were retained on the Special Order Calendar.

On motion by Senator Benacquisto, the rules were waived and a deadline of one hour after the availability of engrossed bills was set for filing amendments to Bills on Third Reading to be considered Friday, March 13, 2020.

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 Thursday, March 12, 2020: CS for HB 7097, CS for SB 302, CS for SB 774, CS for SB 916, CS for SB 1500.

Respectfully submitted, Lizbeth Benacquisto, Rules Chair Kathleen Passidomo, Majority Leader Audrey Gibson, Minority Leader

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 59 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Health & Human Services Committee, Health Quality Sub-committee and Representative(s) Willhite, Daniels, Davis, Sabatini—

CS for CS for HB 59—A bill to be entitled An act relating to automated pharmacy systems; amending s. 465.0235, F.S.; authorizing a community pharmacy to use an automated pharmacy system under certain circumstances; providing that certain medicinal drugs stored in an automated pharmacy system for outpatient dispensing are part of the inventory of the pharmacy providing services through such system; requiring community pharmacies to adopt certain policies and procedures; authorizing, rather than requiring, the Board of Pharmacy to adopt specified rules; deleting an obsolete date; providing an effective date.

—was referred to the Committees on Health Policy; Innovation, Industry, and Technology; and Rules.

RETURNING MESSAGES — FINAL ACTION

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 374.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 426.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 952.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1060 by the required constitutional two-thirds vote of the members voting.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 1292 by the required constitutional two-thirds vote of the members voting.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1398.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1508.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1606.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 2506.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

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

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 755426 and passed CS/HB 43, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 719906 and passed CS/HB 81, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 686766 and passed CS/HB 327, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 910716 and passed CS/CS/HB 573, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 419896 and passed CS/CS/HB 731, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 812222 and passed CS/CS/HB 1091, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 881186 and passed CS/CS/HB 1095, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 624566 and passed HB 1189, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 380064 and passed CS/HB 1193, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 484636 and passed CS/CS/HB 1213, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 632478 and passed CS/HB 7011, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 169888 and passed CS/HB 7039, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 130920 and passed HB 7049, as amended.

 ${\it Jeff\ Takacs},\ {\it Clerk}$

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 11 was corrected and approved.

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 8:01 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Friday, March 13 or upon call of the President.



Journal of the Senate

Number 20—Regular Session

Friday, March 13, 2020

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CALL TO ORDER

The Senate was called to order by President Galvano at 11:00 a.m. A quorum present—36:

Mr. President	Diaz	Pizzo
Albritton	Farmer	Rader
Baxley	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Simpson
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Mayfield	Taddeo
Braynon	Montford	Thurston
Broxson	Passidomo	Torres
Cruz	Perry	Wright

PRAYER

The following prayer was offered by Pastor Richelle Williams, Jesus People Ministries Church International, Miami Gardens:

To the creator of heaven and earth, hallowed be thy name. With humble hearts, we thank you for today and all the insight, Lord, that you will bring. Thank you for the body of legislators that assemble together to make laws for the betterment of our state and, ultimately, our nation—men and women that devote their time away from their families for the greater good of our society—men, like Senator Oscar Braynon, who served for over a decade, through his time as a young man to these last days of session. Bless him and those who have gone before him and those who will come after him.

God, we thank you for granting us wisdom today within our state as we close out a term, yet deal with unanswered questions on our fiscal responsibilities as well as school safety and gun violence. God, we thank you for bringing resolve even though today we face treacherous things—women's rights and their choices.

O Father, while we're convicted with our own commissions, thank you for giving us wisdom. Father, you are the God of a second chance, of a third chance, of a tenth chance. Your love remains the same yesterday, today, and forever. As amendments are amended and policies rewritten, let us remember your compassion. Let us remember the choices we make today will determine the lives we embrace tomorrow.

We honor you today for the ability to protect our state and the laws that govern our borders; that as people come and go through our county lines, that safety and protection be with us. Thank you, Father, for this legislative body. As we close our prayer today and begin this day, Father, we continue to pray that you dispatch your angels to encamp around about us and cover us from sickness, hurt, harm, any virus, or disease. We pray your banner of healing will aid and abide the weary hearts and bodies that may be consumed with fear. We speak faith into every terrain in our atmosphere, knowing that within the State of Florida, fear is not a resident here, for in God we trust. It's in the name of your son we do pray, and we say, "Amen." To God be the glory.

PLEDGE

Senate Pages, Kingsley Hollon-Coleman of Safety Harbor and Carolena Johnson of Winter Springs, 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. Michael Forsthoefel of Tallahassee, sponsored by Senator Montford, as the doctor of the day. Dr. Forsthoefel specializes in internal medicine.

ADOPTION OF RESOLUTIONS

At the request of Senator Gruters—

By Senator Gruters-

SR 1934—A resolution declaring the Florida State University Seminoles basketball team, by virtue of tremendous skill on the court and the heart and spirit shown by the players and coaches this basketball season, the 2020 National College Athletic Association basketball champions by default upon cancellation of the NCAA tournament due to concerns raised by the spread of the novel coronavirus COVID-19.

WHEREAS, the Florida State University Seminoles basketball team, under the leadership of Coach Leonard Hamilton, was crowned the regular season Atlantic Coast Conference (ACC) champion after a season of superlatives, thus earning the No. 1 seed in the ACC postseason tournament, and

WHEREAS, upon cancellation of the ACC postseason tournament due to concerns raised by the spread of the novel coronavirus COVID-19, the Seminoles were officially proclaimed the conference champions and were awarded the ACC championship trophy, and

WHEREAS, the Seminoles, ranked No. 4 in the national college basketball standings, ended the regular season with a 26-5 record and were favored to challenge the top seeds in the national tournament and take home the national title, and

WHEREAS, the NCAA basketball championship tournament, known to fans, players, and pundits as March Madness, has also been canceled due to concerns raised by the spread of the novel coronavirus COVID-19, NOW, THEREFORE,

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

That the Florida State University Seminoles basketball team, by virtue of tremendous skill on the court and the heart and spirit shown by the players and coaches this basketball season, is declared the 2020 National College Athletic Association basketball champions by default

Washington, T. Nicole

upon cancellation of the NCAA tournament due to concerns raised by For Term the spread of the novel coronavirus COVID-19. Office and Appointment Ending BE IT FURTHER RESOLVED that a copy of this resolution, with the Board of Trustees of St. Johns River State College Seal of the Senate affixed, be presented to Coach Leonard Hamilton and Appointees: Conrad, Jan 05/31/2022 Florida State University President John Thrasher as a tangible token of Garrison, Samuel P. 05/31/2022 the sentiments of the Florida Senate. Board of Trustees of St. Petersburg College —was introduced, read, and adopted by publication. Gibbons, Deveron M. Kidwell, Thomas Appointees: 05/31/2022 05/31/2023 REPORTS OF COMMITTEE RELATING TO Board of Trustees of Seminole State College **EXECUTIVE BUSINESS** Appointee: Cortes, Robert 05/31/2023 Board of Trustees of Tallahassee Community College The Honorable Bill Galvano March 13, 2020 President, The Florida Senate Suite 409, The Capitol Grant, William Eric Appointees: 05/31/2021 Lamb, Eugene, Jr. 05/31/2022 404 South Monroe Street Moore, Karen B. 05/31/2022 Tallahassee, FL 32399-1100 Board of Trustees of Valencia College Dear President Galvano: Appointees: Davis, John F. 05/31/2022 Lopez-Cid, Daisy 05/31/2020 The following executive appointments were referred to the Senate 05/31/2021 Sasso, Michael Adam Committee on Ethics and Elections for action pursuant to Rule 12.7 of Swanson, Mai 05/31/2023 the Rules of the Florida Senate: Construction Industry Licensing Board Appointee: Famada, Mario 10/31/2022 For Term Office and Appointment Ending Board of Trustees for the Florida School for the Deaf and the Blind Appointees: Kramer, Matthew 02/07/2023 Jacksonville Aviation Authority 11/14/2022 Barnett, Michelle Siguler, Pamela M. Appointee: 09/30/2023 Board of Dentistry Barbers' Board Hill, Karyn 10/31/2021 Appointees: Mayer, Russell Shane 10/31/2022 Appointee: 10/31/2022 Stewart, Edwin A., Jr. Florida Development Finance Corporation Florida Building Commission Appointees: Bradshaw, James Nelson 05/02/2023 01/30/2023 Louis-Charles, Avanna 05/02/2022 Appointee: Fischer, Charles W., Jr. Florida Citrus Commission Florida Elections Commission Hancock, Jonathan Ned 05/31/2022 Appointee: Hayes, John Martin 12/31/2020 Appointees: 05/31/2021 Johnson, Steve Allen Commission on Ethics Martinez, Carlos H. 05/31/2021 Appointees: Gilzean, Glenton, Jr. 06/30/2020 Meador, Paul Jackson, Jr. 05/31/2022 Poulton, William Scott Grant, John A., Jr. 06/30/2021 05/31/2021 Schirard, John Patrick 05/31/2022 Meggs, William N. 06/30/2021 Central Florida Expressway Authority Board of Trustees of Broward College Appointee: Caldwell, Matthew 05/31/2022 Appointee: Madara, Jay 06/20/2022 Board of Trustees of Daytona State College Board of Governors of the State University System Dye, Randall W. 05/31/2023 Appointees: Appointee: Lydecker, Charles Harvey 01/06/2027 Freckleton, Lloyd J. 05/31/2023 Higher Educational Facilities Financing Authority Holness, Betty Jean 05/31/2023 Berardinelli, Joseph C. Howard, Randall B. 05/31/2022 Appointees: 01/17/2022 Czerniec, Timothy H. 01/17/2021 Lloyd, Robert W. 05/31/2023 05/31/2022 Wagner, Tracy A. 01/17/2024 Lubi, Garry R. Florida Housing Finance Corporation Board of Trustees of Florida SouthWestern State College Ciccarello, David 05/31/2021 Appointees: Benson, Ryan 11/13/2022 Appointees: 05/31/2022 Einhorn, Sandra V. 11/13/2022 Martin, Jonathan Gulliford, William Irving 11/13/2022 Nix, Danny Gene, Jr. 05/31/2022 Board of Trustees of Florida State College at Jackson-Investment Advisory Council ville Appointee: Goetz, John P. 12/12/2022 05/31/2022 Appointees: Brown, Jennifer DiBella, Laura 05/31/2023 Governor's Mansion Commission Appointees: Payne, Danielle Holm 09/30/2022 Hawkins, David Hunt 05/31/2023 09/30/2020 Stoch, Linda McGehee, Thomas R., Jr. 05/31/2023 Odom, Roderick "Rod" D. 05/31/2022 Board of Medicine Young, Orrin Wayne 05/31/2021 Ackerman, Scot N. 10/31/2022 Appointees: Board of Trustees of Miami-Dade College Cairns, Kevin 10/31/2022 Abraham, Anay Marie 05/31/2023 Diamond, David A. 10/31/2021 Appointees: Bileca, Michael 05/31/2021 Gupta, Shailesh 10/31/2020 Vila, Hector, Jr. Felipe, Marcell 05/31/2022 10/31/2022

05/31/2023

Zachariah, Zachariah P.

10/31/2022

	9	001411111111111111111111111111111111111			10, 2020
Office and	Appointment	For Term Ending	_	executive appointments were referred ducation and the Senate Committee	
D 1.00 /			Elections for action Senate:	on pursuant to Rule 12.7 of the Rules	of the Florida
Board of Optomet		10/21/2022	Dellate.		
Appointees:	Burns-LeGros, Denise Griffin, John Edmund	10/31/2023 10/31/2022			For Term
	Griffin, John Edmund	10/31/2022	Office and	Appointment	Ending
Board of Pilot Cor	nmissioners		Office and	11ppontintent	Bitating
Appointee:	Russo, Edward	10/31/2022			
				rs of the State University System	
Tampa Port Auth			Appointees:	Lamb, Brian D.	01/06/2026
Appointees:	Allman, Patrick H., III	02/06/2022		Scott, Steven M.	01/06/2026
	Conner, William Theodore Harrod, Chadwick William	11/25/2021		Silagy, Eric E.	01/06/2026
	Mai, Hung T.	11/14/2022 11/15/2023		Stermon, Kent	01/06/2026
	Mai, Hung 1.	11/10/2020	Board of Trustees	, Florida A & M University	
Jacksonville Port	Authority		Appointee:	Harper, Kristin R.	01/06/2021
Appointees:	Bean, Ďaniel K.	09/30/2023	• •	• ′	
	Clarkson, John Palmer	09/30/2021		, Florida Atlantic University	
	Fleming, Edward J., Jr.	09/30/2023	Appointee:	Morris, Elycia	01/06/2025
D 1 . CD C	1.0 1.M		D	. II-iit of Control Elouida	
Appointees:	onal Surveyors and Mappers Fountain, Keith R.	10/31/2021	Appointees:	s, University of Central Florida McAlpin, Caryl C.	01/06/2025
Appointees.	Hall, Iarelis Diaz	10/31/2021	Appointees.	Mills, Harold F.	01/06/2021
	Zoltek, Michael John	10/31/2023		Okaty, Michael A.	01/06/2021
	Zorock, Michael John	10/01/2022		onacy, michael in	01/00/2020
Jacksonville Tran	sportation Authority		Board of Trustees	s, Florida State University	
Appointees:	Buckland, Deborah H.	05/31/2023	Appointees:	Sasser, Bobby L.	01/06/2025
	Driver, G. Ray, Jr.	05/31/2023		Thiel, John William	01/06/2025
	Jolly, Arezou C.	05/31/2022	D	, Florida Gulf Coast University	
The following e	executive appointments were referre	ed to the Senate	Appointees:	Coone, Ashley	01/06/2021
	abcommittee on Agriculture, Environ		Appointees.	Morton, Edward Allen	01/06/2021
	the Senate Committee on Environm			Semrod, Jaye	01/06/2025
	e Senate Committee on Ethics and El			zomrou, ouje	01,00,2020
	12.7 of the Rules of the Florida Sena		Board of Trustees Appointee:	s, Florida International University Lowell, Natasha	01/06/2025
		For Term	Roard of Trustoos	, New College of Florida	
Office and	Appointment	Ending	Appointees:	Christaldi, Ronald A.	01/06/2025
Office and	11ppontintent	Zitating	rippointees.	Ruiz, Mary	01/06/2021
				,	
	r of Northwest Florida Water Man-			s, Florida Polytechnic University	
agement Distric		DI C	Appointee:	Sasser, W. Earl, Jr.	07/15/2024
Appointee:	Cyphers, Brett J.	Pleasure of the Board	Board of Trustees	, University of Florida	
		the Board	Appointees:	Brandon, David Lee	01/06/2025
Executive Director	r of St. Johns River Water Manage-		пррописсы.	Zucker, Anita G.	01/06/2025
ment District					
Appointee:	Shortelle, Ann B.	Pleasure of	Board of Trustees	, University of North Florida	
		the Board	Appointees:	Davis, Jill Smith	01/06/2025
E .: D: .	CO JI DI LI XX / M			Patel, Nikul	01/06/2025
District	r of South Florida Water Manageme	nt	Roard of Trustoos	, University of South Florida	
Appointee:	Bartlett, Andrew "Drew"	Pleasure of	Appointees:	Callahan, Sandra W.	01/06/2025
Appointee.	Dartiett, Allurew Drew	the Board	rippointees.	Griffin, Michael E.	01/06/2025
		anc Doard		,	, 0 0, 0 0
Executive Director	r of Southwest Florida Water Man-		Board of Trustees	, University of West Florida	
agement Distric	et		Appointees:	Scott, Alonzie, III	01/06/2023
Appointee:	Armstrong, Brian J.	Pleasure of		Singer, Jill Anne	01/06/2025
		the Board		White, Stephanie S.	01/06/2025
Evocutivo Directo	r of Suwannee River Water Manage		The following e	executive appointments were referred	to the Senate
ment District	i of Suwaimee River water manage-	_		nvironment and Natural Resources a	
Appointee:	Thomas, Hugh L.	Pleasure of		nics and Elections for action pursuant	
пррописс.	momas, magn 2.	the Board	the Rules of the F	_	10 Itule 12.7 01
m,			the rules of the r	Torida Senate.	
_	executive appointment was referre				For Term
	iminal Justice and the Senate Com		Office and	Appointment	Ending
and Elections for a	action pursuant to Rule 12.7 of the Ru	lles of the Florida	Office and	22ppontuniciu	ышпд
Senate:					
			Fish and Wildlife	Conservation Commission	
		For Term	Appointees:	Barreto, Rodney L.	01/05/2024
Office and	Appointment	Ending		Hudson, Steven W.	08/01/2022
			Corrorning Decad	of the Northwest Florida Weter Ma	
Capital Colletoral	Regional Counsel - Middle Region		agement Distric	of the Northwest Florida Water Man-	
Appointee:	Pinkard, Eric	09/30/2021	Appointee:	Roberts, George A.	03/01/2022
ripponitiee.	- mara, mic	30/30/2021	Appointee.	IVODOLUS, GOOLGO II.	00/01/2022

Office and Appointment

For Term Ending

(3) there is no necessity known to the committees for the deliberations on said appointments to be held in executive session.

Governing Board of the South Florida Water Manage-

ment District

03/01/2022 Bergeron, Ronald M. Appointee:

Governing Board of the Southwest Florida Water Man-

agement District Appointees:

03/01/2021 Bispham, Paul J. Germann, Roger W., Jr. 03/01/2022 Rice, Kelly S. 03/01/2023 Schleicher, Joel A. 03/01/2023 03/01/2023 Weightman, Seth

Governing Board of the Suwannee River Water Management District

Appointees: Keith, Charles G. 03/01/2022 Schwab, Richard 03/01/2023

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:

Office and Appointment

For Term Ending

Investment Advisory Council

Appointees: Canida, Maria Teresa 12/12/2022 02/01/2023 Jones, J. Robert, Jr. Olmstead, Vinny 02/01/2023

The following executive appointment was referred to the Senate Committee on Infrastructure and Security 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

For Term Ending

09/30/2023

Florida Transportation Commission

Burke, Richard Appointee:

The following executive appointment was referred to the Senate Committee on Military and Veterans Affairs and Space 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

For Term Ending

Adjutant General of Florida National Guard

Appointee: Eifert, James O. Pleasure of Governor

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 public hearings 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 office and for the term indicated, be confirmed by the Senate;
- (2) Senate action on said appointments be taken prior to the adjournment of the 2020 Regular Session; and

Respectfully submitted, Dennis Baxley, Chair

On motion by Senator Baxley, the report was adopted and the Senate confirmed the appointments identified in the foregoing report of the committees to the offices and for the terms indicated in accordance with the recommendations of the committees.

The vote was:

Yeas-39

Mr. President	Diaz	Pizzo
Albritton	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Simpson
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Mayfield	Taddeo
Braynon	Montford	Thurston
Broxson	Passidomo	Torres
Cruz	Perry	Wright
Nova None		

Navs—None

The Honorable Bill Galvano President, The Florida Senate Suite 409, The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100

Dear President Galvano:

The following executive appointment was referred to the Senate Committee on Environment and Natural Resources 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

For Term Ending

March 13, 2020

Governing Board of the St. Johns River Water Management District

Appointee: Howse, Ronald S. 03/01/2023

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 appointee for appointment to the office indicated. In aid of such inquiry, the committees held public hearings 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 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 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 2020 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, Dennis Baxley, Chair

On motion by Senator Baxley, the report was adopted and the Senate confirmed the appointment identified in the foregoing report of the committees to the office and for the term indicated in accordance with the recommendations of the committees.

The vote was:

Yeas-24

Mr. President	Diaz	Mayfield
Albritton	Flores	Passidomo
Baxley	Gainer	Perry
Bean	Gruters	Simmons
Benacquisto	Harrell	Simpson
Bradley	Hooper	Stargel
Brandes	Hutson	Stewart
Broxson	Lee	Wright

Nays-15

Berman	Gibson	Rodriguez
Book	Montford	Rouson
Bracy	Pizzo	Taddeo
Braynon	Powell	Thurston
Cruz	Rader	Torres

The Honorable Bill Galvano President, The Florida Senate Suite 409, The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100

Dear President Galvano:

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:

Office and Appointment

For Term Ending

March 13, 2020

State Board of Education
Appointee: Petty, Ryan B.

12/31/2022

As required by Rule 12.7, the committee caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointee for appointment to the office indicated. In aid of such inquiry, the committee held public hearings 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 adduced at the public hearings, the Committee on Ethics and Elections respectfully advise and recommend that 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 2020 Regular Session; and
- (3) there is no necessity known to the committee for the deliberations on said appointment to be held in executive session.

Respectfully submitted, Dennis Baxley, Chair

On motion by Senator Baxley, the report was adopted and the Senate confirmed the appointment identified in the foregoing report of the committees to the office and for the term indicated in accordance with the recommendations of the committees

The vote was:

Yeas—23

Farmer

Gibson

Mr. President	Diaz	Mayfield
Albritton	Flores	Passidomo
Baxley	Gainer	Perry
Bean	Gruters	Simmons
Benacquisto	Harrell	Simpson
Bradley	Hooper	Stargel
Brandes	Hutson	Wright
Broxson	Lee	
Nays—16		
Berman	Montford	Stewart
Bracy	Pizzo	Taddeo
Braynon	Powell	Thurston
Cruz	Rader	Torres

Rodriguez

Rouson

The Honorable Bill Galvano President, The Florida Senate Suite 409, The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100

Dear President Galvano:

The following executive appointment was referred to the Senate Appropriations Subcommittee on Health and Human Services, 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:

Office and Appointment

For Term Ending

March 13, 2020

State Surgeon General

Appointee: Rivkees, Scott A.

Pleasure of Governor

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 appointee for appointment to the office indicated. In aid of such inquiry, the committees held public hearings 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 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 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 2020 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, Dennis Baxley, Chair

On motion by Senator Baxley, the report was adopted and the Senate confirmed the appointment identified in the foregoing report of the committees to the office and for the term indicated in accordance with the recommendations of the committees.

The vote was:

Yeas-31

Mr. President Baxley Benacquisto Albritton Bean Book

Bracy	Gruters	Pizzo
Bradley	Harrell	Rouson
Brandes	Hooper	Simmons
Braynon	Hutson	Simpson
Broxson	Lee	Stargel
Diaz	Mayfield	Stewart
Flores	Montford	Wright
Gainer	Passidomo	
Gibson	Perry	

Nays-9

BermanPowellTaddeoCruzRaderThurstonFarmerRodriguezTorres

RECESS

The President declared the Senate in recess at 12:01 p.m. to reconvene at 2:00 p.m. or upon his call.

AFTERNOON SESSION

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

Mr. President	Gainer	Rader
Albritton	Gibson	Rodriguez
Baxley	Gruters	Rouson
Bean	Harrell	Simmons
Benacquisto	Hooper	Simpson
Berman	Hutson	Stargel
Book	Mayfield	Stewart
Bradley	Montford	Taddeo
Brandes	Passidomo	Thurston
Braynon	Perry	Torres
Broxson	Pizzo	Wright
Diaz	Powell	

BILLS ON THIRD READING

CS for HB 7067—A bill to be entitled An act relating to K-12 scholarship programs; amending s. 1002.394, F.S.; revising initial scholarship eligibility criteria for the Family Empowerment Scholarship Program; establishing a priority order for award of a scholarship that includes an adjusted maximum eligible household income level that is increased in specified circumstances; requiring the Department of Education to maintain and publish a list of nationally norm-referenced tests and to establish deadlines for lists of eligible students, applications, and notifications; requiring a private school to report scores to a state university by a specified date; requiring parents to annually renew participation in the program; requiring an eligible nonprofit scholarship-funding organization to award scholarships in priority order and implement deadlines; requiring, rather than authorizing, an annual specified increase in the maximum number of students participating in the scholarship program; amending s. 1002.395, F.S.; revising eligibility criteria for the Florida Tax Credit Scholarship Program and applying the criteria only to initial eligibility; requiring that priority be given to students whose household income levels do not exceed a specified amount or who are in foster care or out-of-home care; requiring scholarship-funding organizations to prioritize renewal scholarships over initial scholarships; requiring a scholarship-funding organization to refer students who did not receive a scholarship because of lack of funds to another scholarship-funding organization; amending s. 1002.40, F.S.; requiring scholarship-funding organizations to use excess contributions to fund scholarships for specified students under certain conditions; amending s. 1011.62, F.S.; revising funding calculations for certain student memberships; providing an effective date.

On motion by Senator Diaz, **CS for HB 7067** was passed and certified to the House. The vote on passage was:

Yeas-21

Mr. President	Broxson	Mayfield
Albritton	Diaz	Passidomo
Baxley	Gainer	Perry
Bean	Gruters	Simmons
Benacquisto	Harrell	Simpson
Bradley	Hooper	Stargel
Brandes	Hutson	Wright

Nays-14

Berman	Pizzo	Stewart
Book	Powell	Taddeo
Braynon	Rader	Thurston
Gibson	Rodriguez	Torres
Montford	Rouson	

Vote after roll call:

Yea-Flores

Nay-Cruz, Farmer

CS for CS for HB 59—A bill to be entitled An act relating to automated pharmacy systems; amending s. 465.0235, F.S.; authorizing a community pharmacy to use an automated pharmacy system under certain circumstances; providing that certain medicinal drugs stored in an automated pharmacy system for outpatient dispensing are part of the inventory of the pharmacy providing services through such system; requiring community pharmacies to adopt certain policies and procedures; authorizing, rather than requiring, the Board of Pharmacy to adopt specified rules; deleting an obsolete date; providing an effective date.

—was read the third time by title.

Senator Broxson moved the following amendments which failed to receive the required two-thirds vote:

Amendment 1 (439782)—Delete lines 34-39 and insert:

(b) The automated pharmacy system is located indoors and in a location approved by the board by rule. If the automated pharmacy system is not located inside a licensed pharmacy, the automated pharmacy system must be located in a healthcare facility, medical office, large employer workplace, or places where essential goods and commodities are sold, provided such location is affiliated with a pharmacy under common ownership.

Amendment 2 (742400)—Delete line 85 and insert:

restock, or use the system. The automated pharmacy system may be stocked or restocked only by a licensed pharmacist, a registered pharmacy technician, or a registered pharmacy intern.

On motion by Senator Hutson, **CS for CS for HB 59**, was passed and certified to the House. The vote on passage was:

Yeas—27

Mr. President	Cruz	Passidomo
Albritton	Diaz	Perry
Bean	Farmer	Pizzo
Benacquisto	Flores	Powell
Berman	Gibson	Rader
Book	Gruters	Simmons
Bradley	Hooper	Simpson
Brandes	Hutson	Stargel
Braynon	Lee	Thurston

[—]was read the third time by title.

Nays—12			
Baxley	Mayfield	Stewart	
Broxson	Montford	Taddeo	
Gainer	Rodriguez	Torres	
Harrell	Rouson	Wright	

Consideration of CS for HB 7097 and HB 641 was deferred.

CS for HB 89—A bill to be entitled An act relating to adoption records; amending s. 63.162, F.S.; providing that the name and identity of a birth parent, an adoptive parent, and an adoptee may be disclosed from adoption records without a court order under certain circumstances; providing an effective date.

—was read the third time by title.

On motion by Senator Rader, **CS for HB 89** was passed and certified to the House. The vote on passage was:

Yeas-37

Mr. President	Flores	Rader
Albritton	Gibson	Rodriguez
Baxley	Gruters	Rouson
Bean	Harrell	Simmons
Benacquisto	Hooper	Simpson
Berman	Hutson	Stargel
Book	Lee	Stewart
Bradley	Mayfield	Taddeo
Brandes	Montford	Thurston
Braynon	Passidomo	Torres
Broxson	Perry	Wright
Cruz	Pizzo	
Diaz	Powell	
Nays—2		
Farmer	Gainer	

Consideration of HB 7081 was deferred.

HB 833—A bill to be entitled An act relating to the Program of All-Inclusive Care for the Elderly; creating s. 430.84, F.S.; providing definitions; authorizing the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to approve entities applying to deliver PACE services in the state; requiring notice of applications in the Florida Administrative Register; providing specified application requirements for such prospective PACE organizations; requiring existing PACE organizations to meet specified requirements under certain circumstances; requiring prospective PACE organizations to submit a complete application to the agency and the Centers for Medicare and Medicaid Services within a specified period; requiring that PACE organizations meet certain federal quality and performance standards; requiring the agency to oversee and monitor the PACE program and organizations; providing that a PACE organization is exempt from certain requirements; providing an effective date.

—as amended March 12, was read the third time by title.

On motion by Senator Baxley, **HB 833**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Benacquisto	Brandes
Albritton	Berman	Braynon
Baxley	Book	Broxson
Bean	Bradley	Cruz

Diaz	Lee	Rouson
Farmer	Mayfield	Simmons
Flores	Montford	Simpson
Gainer	Passidomo	Stargel
Gibson	Perry	Stewart
Gruters	Pizzo	Taddeo
Harrell	Powell	Thurston
Hooper	Rader	Torres
Hutson	Rodriguez	Wright

Nays-None

CS for CS for HB 867—A bill to be entitled An act relating to public accountancy; amending s. 212.055, F.S.; authorizing a vendor to complete a performance audit of the program associated with a proposed surtax; revising the definition of the term "performance audit"; amending s. 473.308, F.S.; requiring certain applicants to not be licensed in any state or territory in order to be licensed by endorsement; amending s. 473.311, F.S.; providing license renewal requirements for nonresident licensees; amending s. 473.312, F.S.; requiring that a majority of the hours required for continuing education include specific content; amending s. 473.313, F.S.; authorizing certain Florida certified public accountants to apply to the Department of Business and Professional Regulation to have their license placed in a retired status; providing requirements for such conversion; providing requirements and prohibitions for retired licensees; authorizing retired licensees to use a specified title under certain circumstances; providing that retired licensees are not required to maintain continuing education requirements; authorizing retired licensees to reactivate their licenses if certain conditions are met; defining the term "retired licensee"; providing an effective date.

—as amended March 12, was read the third time by title.

On motion by Senator Gruters, **CS for CS for HB 867**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Farmer	Pizzo
Albritton	Flores	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Nays-None

CS for HB 1275—A bill to be entitled An act relating to amusement rides; amending s. 616.242, F.S.; requiring amusement ride managers to meet certain requirements; defining and redefining terms; revising standards for rules adopted by the Department of Agriculture and Consumer Services relating to amusement rides; revising provisions for permanent amusement ride annual permits; providing for temporary amusement ride permits; revising provisions for nondestructive testing and department testing of amusement rides; removing the exemption from safety standards for certain museums and institutions; providing exemptions from provisions relating to permits, testing, inspections, and fees for certain museums, institutions, specific ride types, and facilities; authorizing the department to establish exemptions from safety standards for specific rides and types of rides; revising inspection standards for amusement rides; directing the department to prescribe by rule specified signage to be posted at amusement ride events; re-

vising requirements for compliance certifications after major modifications to amusement rides; revising requirements for amusement ride inspections by owners and managers; providing procedures for the introduction and examination of witnesses and evidence in examinations and investigations conducted by the department; revising civil penalties; providing an effective date.

—was read the third time by title.

On motion by Senator Book, **CS for HB 1275** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Farmer	Pizzo
Albritton	Flores	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Nays-None

CS for CS for HB 921-A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 316.520, F.S.; revising application of agricultural load securing requirements; amending s. 527.01, F.S.; defining the term "recreational vehicle"; amending s. 527.0201, F.S.; requiring the Department of Agriculture and Consumer Services to adopt rules specifying requirements for agents to administer certain competency examinations and establishing a competency examination for a license to engage in activities solely related to the service and repair of recreational vehicles; authorizing certain qualifiers and master qualifiers to engage in activities solely related to the service and repair of recreational vehicles; requiring verifiable LP gas experience or professional certification by an LP gas manufacturer in order to apply for certification as a master qualifier; amending s. 570.441, F.S.; extending the scheduled expiration for the Department of Agriculture and Consumer Services' use of funds from the Pest Control Trust Fund for certain duties of the department; amending s. 590.02, F.S.; directing the Florida Forest Service to develop a training curriculum for wildland firefighters; providing requirements for such training; amending s. 597.003, F.S.; authorizing the Department of Agriculture and Consumer Services to revoke an aquaculture certificate of registration under certain conditions; amending s. 633.408, F.S.; providing wildland firefighter training and certification for certain firefighters and volunteer firefighters; providing an effective date.

—was read the third time by title.

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

Senator Montford moved the following amendment which was adopted by two-thirds vote:

Amendment 1 (158898) (with title amendment)—Between lines 118 and 119 insert:

Section 5. Paragraph (e) of subsection (3) and subsection (7) of section 581.217, Florida Statutes, are amended to read:

581.217 State hemp program.—

(3) DEFINITIONS.—As used in this section, the term:

- (e) "Hemp extract" means a substance or compound intended for ingestion, containing more than trace amounts of cannabinoid, or for inhalation which that is derived from or contains hemp and which that does not contain other controlled substances. The term does not include synthetic CBD or seeds or seed-derived ingredients that are generally recognized as safe by the United States Food and Drug Administration.
 - (7) DISTRIBUTION AND RETAIL SALE OF HEMP EXTRACT.—
- (a) Hemp extract may only be distributed and sold in the state if the product:
- 1.(a) Has a certificate of analysis prepared by an independent testing laboratory that states:
- a.1. The hemp extract is the product of a batch tested by the independent testing laboratory;
- b.2. The batch contained a total delta-9-tetrahydrocannabinol concentration that did not exceed 0.3 percent on a dry-weight basis pursuant to the testing of a random sample of the batch; and
- c.3. The batch does not contain contaminants unsafe for human consumption.
 - 2.(b) Is distributed or sold in a container packaging that includes:
- a.1. A scannable barcode or quick response code linked to the certificate of analysis of the hemp extract *batch* by an independent testing laboratory:
 - b.2. The batch number;
- c.3. The Internet address of a website where batch information may be obtained;
- d.4. The expiration date; and
- e.5. The number of milligrams of each marketed cannabinoid per serving hemp extract; and
- 6. A statement that the product contains a total delta-9-tetra-hydrocannabinol concentration that does not exceed 0.3 percent on a dry-weight basis.
- (b) Hemp extract distributed or sold in violation of this section shall be considered adulterated or misbranded pursuant to chapter 500, chapter 502, or chapter 580.
- (c) Products that are intended for inhalation and contain hemp extract may not be sold in this state to a person who is under 21 years of age.

And the title is amended as follows:

Delete line 23 and insert: department; amending s. 581.217, F.S.; redefining the term "hemp extract"; providing that hemp extract that does not meet certain requirements will be considered adulterated or misbranded; prohibiting the sale of certain hemp extract products to individuals under a specified age; amending s. 590.02, F.S.; directing the

On motion by Senator Albritton, **CS for CS for HB 921**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Cruz	Mayfield
Albritton	Diaz	Montford
Baxley	Farmer	Passidomo
Bean	Flores	Perry
Benacquisto	Gainer	Pizzo
Berman	Gibson	Powell
Book	Gruters	Rader
Bradley	Harrell	Rodriguez
Brandes	Hooper	Rouson
Braynon	Hutson	Simmons
Broxson	Lee	Simpson

Stargel	Taddeo	Torres
Stewart	Thurston	Wright
Nays—None		

The Senate resumed consideration of-

CS for CS for HB 133—A bill to be entitled An act relating to towing and immobilizing vehicles and vessels; amending ss. 125.0103 and 166.043, F.S.; authorizing local governments to enact rates to tow or immobilize vessels on private property and to remove and store vessels under specified circumstances; creating ss. 125.01047 and 166.04465, F.S.; prohibiting counties or municipalities from enacting certain ordinances or rules that impose fees or charges on authorized wrecker operators or towing businesses; defining the term "towing business"; providing exceptions; amending s. 323.002, F.S.; prohibiting counties or municipalities from adopting or maintaining in effect certain ordinances or rules that impose charges, costs, expenses, fines, fees, or penalties on registered owners, other legally authorized persons in control or the lienholder of a vehicle or vessel under certain conditions; providing an exception; prohibiting counties or municipalities from enacting certain ordinances or rules that require authorized wrecker operators to accept a specified form of payment; providing exceptions; providing applicability; amending s. 713.78, F.S.; authorizing certain persons to place liens on vehicles or vessels to recover specified fees or charges; revising the timeframe within which the notice of sale must be sent to certain entities; amending s.715.07, F.S.; revising a requirement regarding notices and signs concerning the towing or removal of vehicles or vessels; prohibiting counties or municipalities from enacting certain ordinances or rules that require towing businesses to accept a specified form of payment; providing an effective date.

—which was considered March 11 and reconsidered this day.

Senator Farmer moved the following amendment which failed to receive the required two-thirds vote:

Amendment 1 (572656) (with title amendment)—Delete lines 153-207 and insert:

- (5) Notwithstanding any provision of law to the contrary, a county may not enact any ordinance or regulation that prohibits private parking facilities from issuing an invoice or a charge, in lieu of towing, to users of the parking facilities for violating posted rules and rates established by the parking facility as a condition to such use.
- Section 3. Paragraphs (b) and (c) of subsection (1) of section 166.043, Florida Statutes, are amended to read:
- 166.043 Ordinances and rules imposing price controls; findings required; procedures.—

(1)

- (b) The provisions of This section does shall not prevent the enactment by local governments of public service rates otherwise authorized by law, including water, sewer, solid waste, public transportation, taxicab, or port rates, rates for towing of vehicles or vessels from or immobilization of vehicles or vessels on private property, or rates for removal and storage of wrecked or disabled vehicles or vessels from an accident scene or the removal and storage of vehicles or vessels in the event the owner or operator is incapacitated, unavailable, leaves the procurement of wrecker service to the law enforcement officer at the scene, or otherwise does not consent to the removal of the vehicle or vessel.
- (c) Counties must establish maximum rates which may be charged on the towing of vehicles or vessels from or immobilization of vehicles or vessels on private property, removal and storage of wrecked or disabled vehicles or vessels from an accident scene or for the removal and storage of vehicles or vessels, in the event the owner or operator is incapacitated, unavailable, leaves the procurement of wrecker service to the law enforcement officer at the scene, or otherwise does not consent to the removal of the vehicle or vessel. However, if a municipality chooses to enact an ordinance establishing the maximum rates fees for the towing

or immobilization of vehicles $or\ vessels$ as described in paragraph (b), the county's ordinance established under s. 125.0103 shall not apply within such municipality.

Section 4. Section 166.04465, Florida Statutes, is created to read:

166.04465 Rules and ordinances relating to towing services.—

- (1) A municipality may not enact an ordinance or rule that would impose a fee or charge on an authorized wrecker operator, as defined in s. 323.002(1), or on a towing business for towing, impounding, or storing a vehicle or vessel. As used in this section, the term "towing business" means a business that provides towing services for monetary gain.
- (2) The prohibition set forth in subsection (1) does not affect a municipality's authority to:
- (a) Levy a reasonable business tax under s. 205.0315, s. 205.043, or s. 205.0535.
- (b) Impose and collect a reasonable administrative fee or charge on the registered owner or other legally authorized person in control of a vehicle or vessel, not to exceed 25 percent of the maximum towing rate, to cover the cost of enforcement, including parking enforcement, by the municipality when the vehicle or vessel is towed from public property. An authorized wrecker operator or towing business may impose and collect the administrative fee or charge on behalf of the municipality and shall remit such fee or charge to the municipality only after it is collected.
- (3) Notwithstanding any provision of law to the contrary, a municipality may not enact any ordinance or regulation that prohibits private parking facilities from issuing an invoice or a charge, in lieu of towing, to users of the parking facilities for violating posted rules and rates established by the parking facility as a condition to such use.

And the title is amended as follows:

Delete line 12 and insert: providing exceptions; prohibiting counties or municipalities from enacting ordinances or regulations that prohibit private parking facilities from issuing invoices or charges for certain purposes; amending s. 323.002, F.S.;

Senator Hooper moved the following amendments which were adopted by two-thirds vote:

Amendment 2 (319936) (with title amendment)—Delete lines 232-240.

And the title is amended as follows:

Delete lines 19-22 and insert: providing

 ${\bf Amendment~3~(112030)~(with~title~amendment)} \hbox{--} {\bf Delete~lines~499-507~and~insert:}$

vessels are towed from private property.

And the title is amended as follows:

Delete lines 30-32.

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

Perry

Rader

Simmons

Simpson

Stargel

Stewart

Taddeo

Torres

Wright

Thurston

Yeas-34

Mr. President Diaz Albritton Farmer Baxley Flores Bean Gibson Benacquisto Gruters Harrell Berman Book Hooper Hutson Bradley Brandes Lee Bravnon Mavfield Montford Broxson Passidomo Cruz

Nays-5

Gainer Powell Rouson

Pizzo Rodriguez

CS for CS for HB 977—A bill to be entitled An act relating to motor vehicle dealers; providing legislative findings; amending s. 324.021, F.S.; revising the definition of the term "rental company" to exclude certain motor vehicle dealers, for the purpose of determining minimum insurance coverage requirements; providing that specified motor vehicle dealers and their affiliates are immune to causes of action and not vicariously or directly liable for harm to persons or property under certain circumstances; providing that specified motor vehicle dealers and their affiliates are not adjudged liable in civil proceedings or guilty in criminal proceedings under certain circumstances; providing exceptions; providing an effective date.

—was read the third time by title.

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

Senators Lee and Brandes offered the following amendment which was moved by Senator Brandes and adopted by two-thirds vote:

Amendment 1 (717452) (with title amendment)—Delete everything after the enacting clause and insert:

- Section 1. The Legislature finds that, absent negligence or criminal conduct by a motor vehicle dealer, or its leasing or rental affiliates, subjecting motor vehicle dealers and their leasing and rental affiliates to vicarious liability under the dangerous instrumentality doctrine when a temporary replacement vehicle is provided to a consumer is both unfair and economically disadvantageous in that it causes dealers and their affiliates to suffer higher insurance costs, which are then passed on to consumers. Additionally, application of the vicarious liability doctrine in such cases often serves to relieve the actual tortfeasor from liability.
- Section 2. Paragraph (c) of subsection (9) of section 324.021, Florida Statutes, is amended to read:
- 324.021 Definitions; minimum insurance required.—The following words and phrases when used in this chapter shall, for the purpose of this chapter, have the meanings respectively ascribed to them in this section, except in those instances where the context clearly indicates a different meaning:
 - (9) OWNER; OWNER/LESSOR.—
 - (c) Application.—
- 1. The limits on liability in subparagraphs (b)2. and 3. do not apply to an owner of motor vehicles that are used for commercial activity in the owner's ordinary course of business, other than a rental company that rents or leases motor vehicles. For purposes of this paragraph, the term "rental company" includes only an entity that is engaged in the business of renting or leasing motor vehicles to the general public and that rents or leases a majority of its motor vehicles to persons with no direct or indirect affiliation with the rental company. The term also includes a motor vehicle dealer that provides temporary replacement vehicles to its customers for up to 10 days. The term "rental company" also includes:
- a. A related rental or leasing company that is a subsidiary of the same parent company as that of the renting or leasing company that rented or leased the vehicle.
- b. The holder of a motor vehicle title or an equity interest in a motor vehicle title if the title or equity interest is held pursuant to or to facilitate an asset-backed securitization of a fleet of motor vehicles used solely in the business of renting or leasing motor vehicles to the general public and under the dominion and control of a rental company, as described in this subparagraph, in the operation of such rental company's business.
- 2. Furthermore, with respect to commercial motor vehicles as defined in s. 627.732, the limits on liability in subparagraphs (b)2. and 3. do not apply if, at the time of the incident, the commercial motor vehicle

is being used in the transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Authorization Act of 1994, as amended, 49 U.S.C. ss. 5101 et seq., and that is required pursuant to such act to carry placards warning others of the hazardous cargo, unless at the time of lease or rental either:

- a. The lessee indicates in writing that the vehicle will not be used to transport materials found to be hazardous for the purposes of the Hazardous Materials Transportation Authorization Act of 1994, as amended, 49 U.S.C. ss. 5101 et seq.; or
- b. The lessee or other operator of the commercial motor vehicle has in effect insurance with limits of at least \$5,000,000 combined property damage and bodily injury liability.
- 3.a. A motor vehicle dealer, or a motor vehicle dealer's leasing or rental affiliate, that provides a temporary replacement vehicle at no charge or at a reasonable daily charge to a service customer whose vehicle is being held for repair, service, or adjustment by the motor vehicle dealer is immune from any cause of action and is not liable, vicariously or directly, under general law solely by reason of being the owner of the temporary replacement vehicle for harm to persons or property that arises out of the use, or operation, of the temporary replacement vehicle by any person during the period the temporary replacement vehicle has been entrusted to the motor vehicle dealer's service customer if there is no negligence or criminal wrongdoing on the part of the motor vehicle owner, or its leasing or rental affiliate.
- b. For purposes of this section, and notwithstanding any other provision of general law, a motor vehicle dealer, or a motor vehicle dealer's leasing or rental affiliate, that gives possession, control, or use of a temporary replacement vehicle to a motor vehicle dealer's service customer may not be adjudged liable in a civil proceeding absent negligence or criminal wrongdoing on the part of the motor vehicle dealer, or the motor vehicle dealer's leasing or rental affiliate, if the motor vehicle dealer or the motor vehicle dealer's leasing or rental affiliate executes a written rental or use agreement and obtains from the person receiving the temporary replacement vehicle a copy of the person's driver license and insurance information reflecting at least the minimum motor vehicle insurance coverage required in the state. Any subsequent determination that the driver license or insurance information provided to the motor vehicle dealer, or the motor vehicle dealer's leasing or rental affiliate, was in any way false, fraudulent, misleading, nonexistent, canceled, not in effect, or invalid does not alter or diminish the protections provided by this section, unless the motor vehicle dealer, or the motor vehicle dealer's leasing or rental affiliate, had actual knowledge thereof at the time possession of the temporary replacement vehicle was provided.
- c. For purposes of this subparagraph, the term "service customer" does not include an agent or a principal of a motor vehicle dealer or a motor vehicle dealer's leasing or rental affiliate, and does not include an employee of a motor vehicle dealer or a motor vehicle dealer's leasing or rental affiliate unless the employee was provided a temporary replacement vehicle:
- (I) While the employee's personal vehicle was being held for repair, service, or adjustment by the motor vehicle dealer;
- (II) In the same manner as other customers who are provided a temporary replacement vehicle while the customer's vehicle is being held for repair, service, or adjustment; and
- (III) The employee was not acting within the course and scope of their employment.

Section 3. This act shall take effect July 1, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to motor vehicle dealers; providing legislative findings; amending s. 324.021, F.S.; revising the definition of the term "rental company" to exclude certain motor vehicle dealers, for the purpose of determining minimum insurance coverage requirements; providing that specified motor vehicle dealers and their affiliates are immune to causes of action and not vicariously or directly liable for harm to persons or property under certain circumstances; providing that specified motor vehicle dealers and their affiliates are not adjudged

liable in civil proceedings under certain circumstances; providing applicability; providing an effective date.

On motion by Senator Brandes, **CS for CS for HB 977**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-39

Nays-None

Mr. President	Farmer	Pizzo
Albritton	Flores	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Consideration of HB 737 and SB 7052 was deferred.

HB 641—A bill to be entitled An act relating to articulated acceleration mechanisms in education; amending s. 1007.27, F.S.; removing a limitation on the number of semester credit hours a student may be awarded in certain programs; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; providing an effective date.

—as amended March 12, was read the third time by title.

On motion by Senator Simmons, **HB 641**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Farmer	Pizzo
Albritton	Flores	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodrigue
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright
Navs-None		

By direction of the President, there being no objection, the Senate proceeded to—

SPECIAL ORDER CALENDAR

CS for CS for SB 230—A bill to be entitled An act relating to the Department of Health; amending s. 39.303, F.S.; specifying direct reporting requirements for certain positions within the Children's Medical Services Program; amending s. 381.0042, F.S.; revising the purpose of patient care networks from serving patients with acquired immune deficiency syndrome to serving those with human immunodeficiency virus; conforming provisions to changes made by the act; deleting obsolete language; amending s. 381.4018, F.S.; requiring

the department to develop strategies to maximize federal-state partnerships that provide incentives for physicians to practice in medically underserved or rural areas; authorizing the department to adopt certain rules; amending s. 381.915, F.S.; revising term limits for Tier 3 cancer center designations within the Florida Consortium of National Cancer Institute Centers Program; amending s. 401.35, F.S.; revising provisions related to the department's rules governing minimum standards for ground ambulances and emergency medical services vehicles; deleting the requirement that the department base rules governing medical supplies and equipment required in ambulances and emergency medical services vehicles on a certain association's standards; deleting the requirement that the department base rules governing ambulance or emergency medical services vehicle design and construction on a certain agency's standards and instead requiring the department to base such rules on national standards recognized by the department; amending s. 404.031, F.S.; defining the term "useful beam ; amending s. 404.22, F.S.; providing limitations on the maintenance, operation, and modification of certain radiation machines; providing conditions for the authorized exposure of human beings to the radiation emitted from a radiation machine; amending s. 456.013, F.S.; revising health care practitioner licensure application requirements; authorizing the board or department to issue a temporary license to certain applicants which expires after 60 days; amending s. 456.072, F.S.; revising grounds for certain disciplinary actions to conform to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations; amending s. 456.074, F.S.; conforming provisions to changes made by the act; amending s. 458.3145, F.S.; revising the list of individuals who may be issued a medical faculty certificate without examination; amending s. 458.3312, F.S.; removing a prohibition against physicians representing themselves as board-certified specialists in dermatology unless the recognizing agency is reviewed and reauthorized on a specified basis by the Board of Medicine; amending s. 459.0055, F.S.; revising licensure requirements for a person seeking licensure or certification as an osteopathic physician; repealing s. 460.4166, F.S., relating to registered chiropractic assistants; amending s. 464.019, F.S.; authorizing the Board of Nursing to adopt specified rules; extending through 2025 the Florida Center for Nursing's responsibility to study and issue an annual report on the implementation of nursing education programs; providing legislative intent; authorizing certain nursing education programs to apply for an extension for accreditation within a specified timeframe; providing limitations on and eligibility criteria for the extension; providing a tolling provision; amending s. 464.202, F.S.; requiring the Board of Nursing to adopt rules that include disciplinary procedures and standards of practice for certified nursing assistants; amending s. 464.203, F.S.; revising certification requirements for nursing assistants; amending s. 464.204, F.S.; revising grounds for boardimposed disciplinary sanctions; amending s. 466.006, F.S.; revising certain examination requirements for applicants seeking dental licensure; reviving, reenacting, and amending s. 466.0067, F.S., relating to the application for a health access dental license; reviving, reenacting, and amending s. 466.00671, F.S., relating to the renewal of such a license; reviving and reenacting s. 466.00672, F.S., relating to the revocation of such license; amending s. 466.007, F.S.; revising requirements for dental hygienist licensure; amending s. 466.017, F.S.; requiring dentists and certified registered dental hygienists to report in writing certain adverse incidents to the department within a specified timeframe; providing for disciplinary action by the Board of Dentistry for violations; defining the term "adverse incident"; authorizing the board to adopt rules; amending s. 466.031, F.S.; making technical changes; authorizing an employee or an independent contractor of a dental laboratory, acting as an agent of that dental laboratory, to engage in onsite consultation with a licensed dentist during a dental procedure; amending s. 466.036, F.S.; revising the frequency of dental laboratory inspections during a specified period; amending s. 468.701, F.S.; revising the definition of the term "athletic trainer"; deleting a requirement that is relocated to another section; amending s. 468.707, F.S.; revising athletic trainer licensure requirements; amending s. 468.711, F.S.; requiring certain athletic trainer licensees to maintain certification in good standing without lapse as a condition of license renewal; amending s. 468.713, F.S.; requiring that an athletic trainer work within a specified scope of practice; relocating an existing requirement that was stricken from another section; amending s. 468.723, F.S.; requiring the direct supervision of an athletic training student to be in accordance with rules adopted by the Board of Athletic Training; amending s. 468.803, F.S.; revising orthotic, prosthetic, and pedorthic licensure, registration, and examination requirements; amending s.

480.033, F.S.; revising the definition of the term "apprentice"; amending s. 480.041, F.S.; revising qualifications for licensure as a massage therapist; specifying that massage apprentices licensed before a specified date may continue to perform massage therapy as authorized under their licenses; authorizing massage apprentices to apply for full licensure upon completion of their apprenticeships, under certain conditions; repealing s. 480.042, F.S., relating to examinations for licensure as a massage therapist; amending s. 490.003, F.S.; revising the definition of the terms "doctoral-level psychological education" and "doctoral degree in psychology"; amending s. 490.005, F.S.; revising requirements for licensure by examination of psychologists and school psychologists; amending s. 490.006, F.S.; revising requirements for licensure by endorsement of psychologists and school psychologists; amending s. 491.0045, F.S.; exempting clinical social worker interns, marriage and family therapist interns, and mental health counselor interns from registration requirements, under certain circumstances; amending s. 491.005, F.S.; revising requirements for the licensure by examination of marriage and family therapists; revising requirements for the licensure by examination of mental health counselors; amending s. 491.006, F.S.; revising requirements for licensure by endorsement or certification for specified professions; amending s. 491.007, F.S.; removing a biennial intern registration fee; amending s. 491.009, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling or, under certain circumstances, the department to enter an order denying licensure or imposing penalties against an applicant for licensure under certain circumstances; amending ss. 491.0046 and 945.42, F.S.; conforming cross-references; reenacting s. 459.021(6), F.S., relating to registration of osteopathic resident physicians, interns, and fellows, to incorporate the amendment made to s. 459.0055, F.S., in a reference thereto; providing for retroactive applicability of specified provisions; providing effective dates.

—was read the second time by title.

Pending further consideration of CS for CS for CS for SB 230, pursuant to Rule 3.11(3), there being no objection, CS for CS for CS for HB 713 was withdrawn from the Committee on Appropriations.

On motion by Senator Harrell, the rules were waived and-

CS for CS for CS for HB 713—A bill to be entitled An act relating to the Department of Health; amending s. 39.303, F.S.; specifying direct reporting requirements for certain positions within the Children's Medical Services Program; amending s. 381.0042, F.S.; revising the purpose of patient care networks from serving patients with acquired immune deficiency syndrome to serving those with human immunodeficiency virus; conforming provisions to changes made by the act; deleting obsolete language; amending s. 381.4018, F.S.; requiring the Department of Health to develop strategies to maximize federalstate partnerships that provide incentives for physicians to practice in medically underserved or rural areas; authorizing the department to adopt certain rules; amending s. 381.915, F.S.; revising provisions relating to time limitations on a cancer center's participation in the Tier 3 designation under the Florida Consortium of National Cancer Institute Centers Program; s. 381.986; providing a definition; revising a provision requiring certain information to be entered into the medical marijuana use registry; revising a provision relating to the informed consent form to include the negative health effects of marijuana use on certain persons; providing daily dose amount limits for edibles and marijuana in a form for smoking; prohibiting physicians from certifying a certain potency of tetrahydrocannabinol in marijuana for certain patients; providing an exception; authorizing the Department of Health to possess and test marijuana samples from medical marijuana treatment centers; authorizing medical marijuana treatment centers to contract with certain medical marijuana testing laboratories; prohibiting the department from renewing a medical marijuana treatment center's license under certain circumstances; providing limits on the potency of tetrahydrocannabinol in marijuana and edibles dispensed by a medical marijuana treatment center; prohibiting a medical marijuana treatment center from dispensing a medical marijuana product containing tetrahydrocannabiphorol; providing applicability; authorizing the department and certain employees to acquire, possess, test, transport, and dispose of marijuana; amending s. 381.988, F.S.; prohibiting a certified medical marijuana testing laboratory from having an economic interest in or financial relationship with a medical marijuana treatment center; providing construction; amending s. 401.35, F.S.; revising provisions relating to the applicability of rules to certain licensees; deleting a requirement that the department base rules governing medical supplies and equipment required in ambulances and emergency medical services vehicles on a certain association's standards; deleting a requirement that the department base rules governing ambulance or vehicle design and construction on a certain agency's standards and instead requiring the department to base such rules on national standards recognized by the department; amending s. 404.031, F.S.; defining the term "useful beam"; amending s. 404.22, F.S.; providing requirements for the maintenance, operation, and modification of certain radiation machines; providing conditions for the authorized exposure of human beings to the radiation emitted from a radiation machine; amending s. 456.013, F.S.; revising health care practitioner licensure application requirements; authorizing the board or department to issue a temporary license to certain applicants which expires after 60 days; amending s. 456.0635, F.S.; providing an exception to a prohibition on the examination or licensure of certain applicants who are listed on a specified federal list; amending s. 456.072, F.S.; conforming provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations; amending s. 456.074, F.S.; conforming provisions to changes made by the act; amending s. 458.3145, F.S.; revising the list of individuals who may be issued a medical faculty certificate without examination; amending s. 458.3312, F.S.; removing a prohibition against physicians representing themselves as board-certified specialists in dermatology unless the recognizing agency is reviewed and reauthorized on a specified basis by the Board of Medicine; amending s. 459.0055, F.S.; revising licensure requirements for a person seeking licensure or certification as an osteopathic physician; repealing s. 460.4166, F.S., relating to registered chiropractic assistants; amending s. 464.019, F.S.; authorizing the Board of Nursing to adopt specified rules; extending through 2025 the Florida Center for Nursing's responsibility to study and issue an annual report on the implementation of nursing education programs; authorizing certain nursing education programs to apply for an extension for accreditation within a specified timeframe; providing limitations on and eligibility criteria for the extension; amending s. 464.202, F.S.; requiring the Board of Nursing to adopt rules that include disciplinary procedures and standards of practice for certified nursing assistants; amending s. 464.203, F.S.; revising certification requirements for nursing assistants; amending s. 464.204, F.S.; revising grounds for board-imposed disciplinary sanctions; amending s. 466.006, F.S.; revising certain examination requirements for applicants seeking dental licensure; reviving, reenacting, and amending s. 466.0067, F.S., relating to the application for a health access dental license; reviving, reenacting, and amending s. 466.00671, F.S., relating to the renewal of such a license; reviving and reenacting s. 466.00672, F.S., relating to the revocation of such a license; providing for retroactive application; amending s. 466.007, F.S.; revising requirements for examinations of dental hygienists; amending s. 466.017, F.S.; requiring dentists and certified registered dental hygienists to report in writing certain adverse incidents to the department within a specified timeframe; providing for disciplinary action by the Board of Dentistry for violations; defining the term "adverse incident"; authorizing the board to adopt rules; amending s. 466.031, F.S.; making technical changes; authorizing an employee or an independent contractor of a dental laboratory, acting as an agent of that dental laboratory, to engage in onsite consultation with a licensed dentist during a dental procedure; amending s. 466.036, F.S.; revising the frequency of dental laboratory inspections during a specified period; amending s. 468.701, F.S.; revising the definition of the term "athletic trainer"; deleting a requirement that is relocated to another section; amending s. 468.707, F.S.; revising athletic trainer licensure requirements; amending s. 468.711, F.S.; requiring certain licensees to maintain certification in good standing without lapse as a condition of renewal of their athletic trainer licenses; amending s. 468.713, F.S.; requiring that an athletic trainer work within a specified scope of practice; relocating an existing requirement that was stricken from another section; amending s. 468.723, F.S.; requiring the direct supervision of an athletic training student to be in accordance with rules adopted by the Board of Athletic Training; amending s. 468.803, F.S.; revising orthotic, prosthetic, and pedorthic licensure, registration, and examination requirements; amending s. 480.033, F.S.; revising the definition of the term "apprentice"; amending s. 480.041, F.S.; revising qualifications for licensure as a massage therapist; specifying that massage apprentices licensed before a specified date may continue to perform massage therapy as authorized under their licenses; authorizing massage apprentices to apply for full licensure upon completion of their apprenticeships, under certain conditions; repealing s. 480.042, F.S., relating to examinations for licensure as a massage therapist; amending s. 490.003, F.S.; revising the definition of the terms "doctorallevel psychological education" and "doctoral degree in psychology"; amending s. 490.005, F.S.; revising requirements for licensure by examination of psychologists and school psychologists; amending s. 490.006, F.S.; revising requirements for licensure by endorsement of psychologists and school psychologists; amending s. 491.0045, F.S.; exempting clinical social worker interns, marriage and family therapist interns, and mental health counselor interns from registration requirements, under certain circumstances; amending s. 491.005, F.S.; revising requirements for the licensure by examination of marriage and family therapists; revising requirements for the licensure by examination of mental health counselors; amending s. 491.006, F.S.; revising requirements for licensure by endorsement or certification for specified professions; amending s. 491.007, F.S.; removing a biennial intern registration fee; amending s. 491.009, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling or, under certain circumstances, the department to enter an order denying licensure or imposing penalties against an applicant for licensure under certain circumstances; amending s. 514.0115, F.S.; providing that certain surf pools are exempt from supervision for certain provisions under certain circumstances; providing construction; defining the term "surf pool"; amending s. 408.809, F.S.; providing that battery on a specified victim is a disqualifying offense for employment in certain health care facilities; amending s. 456.0135, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; amending s. 553.77, F.S.; conforming a crossreference; amending ss. 491.0046 and 945.42, F.S.; conforming crossreferences; providing effective dates.

—a companion measure, was substituted for CS for CS for CS for SB 230 and read the second time by title.

Senator Harrell moved the following amendment:

Amendment 1 (624474) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraphs (a) and (b) of subsection (2) of section 39.303, Florida Statutes, are amended to read:

39.303 Child Protection Teams and sexual abuse treatment programs; services; eligible cases.—

- (2)(a) The Statewide Medical Director for Child Protection must be a physician licensed under chapter 458 or chapter 459 who is a board-certified pediatrician with a subspecialty certification in child abuse from the American Board of Pediatrics. The Statewide Medical Director for Child Protection shall report directly to the Deputy Secretary for Children's Medical Services.
- (b) Each Child Protection Team medical director must be a physician licensed under chapter 458 or chapter 459 who is a board-certified physician in pediatrics or family medicine and, within 2 years after the date of employment as a Child Protection Team medical director, obtains a subspecialty certification in child abuse from the American Board of Pediatrics or within 2 years meet the minimum requirements established by a third-party credentialing entity recognizing a demonstrated specialized competence in child abuse pediatrics pursuant to paragraph (d). Each Child Protection Team medical director employed on July 1, 2015, must, by July 1, 2019, either obtain a subspecialty certification in child abuse from the American Board of Pediatrics or meet the minimum requirements established by a third-party credentialing entity recognizing a demonstrated specialized competence in child abuse pediatrics pursuant to paragraph (d). Child Protection Team medical directors shall be responsible for oversight of the teams in the circuits. Each Child Protection Team medical director shall report directly to the Statewide Medical Director for Child Protection.
 - Section 2. Section 381.0042, Florida Statutes, is amended to read:

381.0042 Patient care for persons with HIV infection.—The department may establish human immunodeficiency virus acquired immune deficiency syndrome patient care networks in each region of the state where the number numbers of cases of acquired immune deficiency syndrome and other human immunodeficiency virus transmission infections justifies the establishment of cost-effective regional patient care networks. Such networks shall be delineated by rule of the department which shall take into account natural trade areas and centers of medical excellence that specialize in the treatment of human

immunodeficiency virus acquired immune deficiency syndrome, as well as available federal, state, and other funds. Each patient care network shall include representation of persons with human immunodeficiency virus infection; health care providers; business interests; the department, including, but not limited to, county health departments; and local units of government. Each network shall plan for the care and treatment of persons with human immunodeficiency virus acquired immune deficiency syndrome and acquired immune deficiency syndrome related complex in a cost-effective, dignified manner that which emphasizes outpatient and home care. Once per each year, beginning April 1989, each network shall make its recommendations concerning the needs for patient care to the department.

Section 3. Subsection (3) of section 381.4018, Florida Statutes, is amended to read:

381.4018 Physician workforce assessment and development.—

- (3) GENERAL FUNCTIONS.—The department shall maximize the use of existing programs under the jurisdiction of the department and other state agencies and coordinate governmental and nongovernmental stakeholders and resources in order to develop a state strategic plan and assess the implementation of such strategic plan. In developing the state strategic plan, the department shall:
- (a) Monitor, evaluate, and report on the supply and distribution of physicians licensed under chapter 458 or chapter 459. The department shall maintain a database to serve as a statewide source of data concerning the physician workforce.
- (b) Develop a model and quantify, on an ongoing basis, the adequacy of the state's current and future physician workforce as reliable data becomes available. Such model must take into account demographics, physician practice status, place of education and training, generational changes, population growth, economic indicators, and issues concerning the "pipeline" into medical education.
- (c) Develop and recommend strategies to determine whether the number of qualified medical school applicants who might become competent, practicing physicians in this state will be sufficient to meet the capacity of the state's medical schools. If appropriate, the department shall, working with representatives of appropriate governmental and nongovernmental entities, develop strategies and recommendations and identify best practice programs that introduce health care as a profession and strengthen skills needed for medical school admission for elementary, middle, and high school students, and improve premedical education at the precollege and college level in order to increase this state's potential pool of medical students.
- (d) Develop strategies to ensure that the number of graduates from the state's public and private allopathic and osteopathic medical schools is adequate to meet physician workforce needs, based on the analysis of the physician workforce data, so as to provide a high-quality medical education to students in a manner that recognizes the uniqueness of each new and existing medical school in this state.
- (e) Pursue strategies and policies to create, expand, and maintain graduate medical education positions in the state based on the analysis of the physician workforce data. Such strategies and policies must take into account the effect of federal funding limitations on the expansion and creation of positions in graduate medical education. The department shall develop options to address such federal funding limitations. The department shall consider options to provide direct state funding for graduate medical education positions in a manner that addresses requirements and needs relative to accreditation of graduate medical education programs. The department shall consider funding residency positions as a means of addressing needed physician specialty areas, rural areas having a shortage of physicians, and areas of ongoing critical need, and as a means of addressing the state's physician workforce needs based on an ongoing analysis of physician workforce data.
- (f) Develop strategies to maximize federal and state programs that provide for the use of incentives to attract physicians to this state or retain physicians within the state. Such strategies should explore and maximize federal-state partnerships that provide incentives for physicians to practice in federally designated shortage areas, in otherwise medically underserved areas, or in rural areas. Strategies shall also consider the use of state programs, such as the Medical Education Re-

imbursement and Loan Repayment Program pursuant to s. 1009.65, which provide for education loan repayment or loan forgiveness and provide monetary incentives for physicians to relocate to underserved areas of the state.

- (g) Coordinate and enhance activities relative to physician work-force needs, undergraduate medical education, graduate medical education, and reentry of retired military and other physicians into the physician workforce provided by the Division of Medical Quality Assurance, area health education center networks established pursuant to s. 381.0402, and other offices and programs within the department as designated by the State Surgeon General.
- (h) Work in conjunction with and act as a coordinating body for governmental and nongovernmental stakeholders to address matters relating to the state's physician workforce assessment and development for the purpose of ensuring an adequate supply of well-trained physicians to meet the state's future needs. Such governmental stakeholders shall include, but need not be limited to, the State Surgeon General or his or her designee, the Commissioner of Education or his or her designee, the Secretary of Health Care Administration or his or her designee, and the Chancellor of the State University System or his or her designee, and, at the discretion of the department, other representatives of state and local agencies that are involved in assessing, educating, or training the state's current or future physicians. Other stakeholders shall include, but need not be limited to, organizations representing the state's public and private allopathic and osteopathic medical schools; organizations representing hospitals and other institutions providing health care, particularly those that currently provide or have an interest in providing accredited medical education and graduate medical education to medical students and medical residents; organizations representing allopathic and osteopathic practicing physicians; and, at the discretion of the department, representatives of other organizations or entities involved in assessing, educating, or training the state's current or future physicians.
- (i) Serve as a liaison with other states and federal agencies and programs in order to enhance resources available to the state's physician workforce and medical education continuum.
- (j) Act as a clearinghouse for collecting and disseminating information concerning the physician workforce and medical education continuum in this state.

The department may adopt rules to implement this subsection, including rules that establish guidelines to implement the federal Conrad 30 Waiver Program created under s. 214(l) of the Immigration and Nationality Act.

- Section 4. Paragraph (c) of subsection (4) of section 381.915, Florida Statutes, is amended to read:
- 381.915 Florida Consortium of National Cancer Institute Centers Program.—
- (4) Tier designations and corresponding weights within the Florida Consortium of National Cancer Institute Centers Program are as follows:
- (c) Tier 3: Florida-based cancer centers seeking designation as either a NCI-designated cancer center or NCI-designated comprehensive cancer center, which shall be weighted at 1.0.
- 1. A cancer center shall meet the following minimum criteria to be considered eligible for Tier 3 designation in any given fiscal year:
- a. Conducting cancer-related basic scientific research and cancer-related population scientific research;
- b. Offering and providing the full range of diagnostic and treatment services on site, as determined by the Commission on Cancer of the American College of Surgeons;
- c. Hosting or conducting cancer-related interventional clinical trials that are registered with the NCI's Clinical Trials Reporting Program;
- d. Offering degree-granting programs or affiliating with universities through degree-granting programs accredited or approved by a nationally recognized agency and offered through the center or through

the center in conjunction with another institution accredited by the Commission on Colleges of the Southern Association of Colleges and Schools;

- e. Providing training to clinical trainees, medical trainees accredited by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association, and postdoctoral fellows recently awarded a doctorate degree; and
- f. Having more than \$5 million in annual direct costs associated with their total NCI peer-reviewed grant funding.
- 2. The General Appropriations Act or accompanying legislation may limit the number of cancer centers which shall receive Tier 3 designations or provide additional criteria for such designation.
- 3. A cancer center's participation in Tier 3 may not extend beyond June 30, 2024 shall be limited to 6 years.
- 4. A cancer center that qualifies as a designated Tier 3 center under the criteria provided in subparagraph 1. by July 1, 2014, is authorized to pursue NCI designation as a cancer center or a comprehensive cancer center *until June 30, 2024* for 6 years after qualification.
- Section 5. Paragraphs (c) and (d) of subsection (1) of section 401.35, Florida Statutes, are amended to read:
- 401.35 Rules.—The department shall adopt rules, including definitions of terms, necessary to carry out the purposes of this part.
 - (1) The rules must provide at least minimum standards governing:
- (c) Ground ambulance and vehicle equipment and supplies that a licensee with a valid vehicle permit under s. 401.26 is required to maintain to provide basic or advanced life support services at least as comprehensive as those published in the most current edition of the American College of Surgeons, Committee on Trauma, list of essential equipment for ambulances, as interpreted by rules of the department.
- (d) Ground ambulance or vehicle design and construction based on national standards recognized by the department and at least equal to those most currently recommended by the United States General Services Administration as interpreted by department rule rules of the department.
- Section 6. Subsection (21) is added to section 404.031, Florida Statutes, to read:
- $404.031\,$ Definitions.—As used in this chapter, unless the context clearly indicates otherwise, the term:
- (21) "Useful beam" means that portion of the radiation emitted from a radiation machine through the aperture of the machine's beam-limiting device which is designed to focus the radiation on the intended target in order to accomplish the machine's purpose when the machine's exposure controls are in a mode to cause the system to produce radiation.
- Section 7. Subsections (7) and (8) are added to section 404.22, Florida Statutes, to read:
 - 404.22 Radiation machines and components; inspection.—
- (7) Radiation machines that are used to intentionally expose a human being to the useful beam:
- (a) Must be maintained and operated according to manufacturer standards or nationally recognized consensus standards accepted by the department;
- (b) Must be operated at the lowest exposure that will achieve the intended purpose of the exposure; and
- (c) May not be modified in a manner that causes the original parts to operate in a way that differs from the original manufacturer's design specification or the parameters approved for the machine and its components by the United States Food and Drug Administration.
- (8) A human being may be exposed to the useful beam of a radiation machine only under the following conditions:

- (a) For the purpose of medical or health care, if a licensed health care practitioner operating within the scope of his or her practice has determined that the exposure provides a medical or health benefit greater than the health risks posed by the exposure and the health care practitioner uses the results of the exposure in the medical or health care of the exposed individual; or
- (b) For the purpose of providing security for facilities or other venues, if the exposure is determined to provide a life safety benefit to the individual exposed which is greater than the health risk posed by the exposure. Such determination must be made by an individual trained in evaluating and calculating comparative mortality and morbidity risks according to standards set by the department. To be valid, the calculation and method of making the determination must be submitted to and accepted by the department. Limits to annual total exposure for security purposes must be adopted by department rule based on nationally recognized limits or relevant consensus standards.
- Section 8. Paragraphs (a) and (b) of subsection (1) of section 456.013, Florida Statutes, are amended to read:

456.013 Department; general licensing provisions.—

- (1)(a) Any person desiring to be licensed in a profession within the jurisdiction of the department must shall apply to the department in writing to take the licensure examination. The application must shall be made on a form prepared and furnished by the department. The application form must be available on the Internet World Wide Web and the department may accept electronically submitted applications. The application shall require the social security number and date of birth of the applicant, except as provided in paragraphs (b) and (c). The form shall be supplemented as needed to reflect any material change in any circumstance or condition stated in the application which takes place between the initial filing of the application and the final grant or denial of the license and which might affect the decision of the department. If an application is submitted electronically, the department may require supplemental materials, including an original signature of the applicant and verification of credentials, to be submitted in a nonelectronic format. An incomplete application shall expire 1 year after initial filing. In order to further the economic development goals of the state, and notwithstanding any law to the contrary, the department may enter into an agreement with the county tax collector for the purpose of appointing the county tax collector as the department's agent to accept applications for licenses and applications for renewals of licenses. The agreement must specify the time within which the tax collector must forward any applications and accompanying application fees to the department.
- (b) If an applicant has not been issued a social security number by the Federal Government at the time of application because the applicant is not a citizen or resident of this country, the department may process the application using a unique personal identification number. If such an applicant is otherwise eligible for licensure, the board, or the department when there is no board, may issue a temporary license to the applicant, which shall expire 30 days after issuance unless a social security number is obtained and submitted in writing to the department. A temporary license issued under this paragraph to an applicant who has accepted a position with an accredited residency, internship, or fellowship program in this state and is applying for registration under s. 458.345 or s. 459.021 shall expire 60 days after issuance unless the applicant obtains a social security number and submits it in writing to the department. Upon receipt of the applicant's social security number, the department shall issue a new license, which shall expire at the end of the current biennium.
- Section 9. Paragraph (o) of subsection (3) of section 456.053, Florida Statutes, is amended to read:
- 456.053 Financial arrangements between referring health care providers and providers of health care services.—
- (3) DEFINITIONS.—For the purpose of this section, the word, phrase, or term:
- (o) "Referral" means any referral of a patient by a health care provider for health care services, including, without limitation:

- 1. The forwarding of a patient by a health care provider to another health care provider or to an entity which provides or supplies designated health services or any other health care item or service; or
- 2. The request or establishment of a plan of care by a health care provider, which includes the provision of designated health services or other health care item or service.
- 3. The following orders, recommendations, or plans of care shall not constitute a referral by a health care provider:
 - a. By a radiologist for diagnostic-imaging services.
- b. By a physician specializing in the provision of radiation therapy services for such services.
- c. By a medical oncologist for drugs and solutions to be prepared and administered intravenously to such oncologist's patient, as well as for the supplies and equipment used in connection therewith to treat such patient for cancer and the complications thereof.
 - d. By a cardiologist for cardiac catheterization services.
- e. By a pathologist for diagnostic clinical laboratory tests and pathological examination services, if furnished by or under the supervision of such pathologist pursuant to a consultation requested by another physician.
- f. By a health care provider who is the sole provider or member of a group practice for designated health services or other health care items or services that are prescribed or provided solely for such referring health care provider's or group practice's own patients, and that are provided or performed by or under the direct supervision of such referring health care provider or group practice; provided, however, that effective July 1, 1999, a physician licensed pursuant to chapter 458, chapter 459, chapter 460, or chapter 461 may refer a patient to a sole provider or group practice for diagnostic imaging services, excluding radiation therapy services, for which the sole provider or group practice billed both the technical and the professional fee for or on behalf of the patient, if the referring physician has no investment interest in the practice. The diagnostic imaging service referred to a group practice or sole provider must be a diagnostic imaging service normally provided within the scope of practice to the patients of the group practice or sole provider. The group practice or sole provider may accept no more than 15 percent of their patients receiving diagnostic imaging services from outside referrals, excluding radiation therapy services. However, the 15 percent limitation of this sub-subparagraph and the requirements of subparagraph (4)(a)2. do not apply to a group practice entity that owns an accountable care organization or an entity operating under an advanced alternative payment model according to federal regulations if such entity provides diagnostic imaging services to more than 30,000 patients per year.
- g. By a health care provider for services provided by an ambulatory surgical center licensed under chapter 395.
 - h. By a urologist for lithotripsy services.
- i. By a dentist for dental services performed by an employee of or health care provider who is an independent contractor with the dentist or group practice of which the dentist is a member.
- j. By a physician for infusion therapy services to a patient of that physician or a member of that physician's group practice.
- k. By a nephrologist for renal dialysis services and supplies, except laboratory services.
- l. By a health care provider whose principal professional practice consists of treating patients in their private residences for services to be rendered in such private residences, except for services rendered by a home health agency licensed under chapter 400. For purposes of this sub-subparagraph, the term "private residences" includes patients' private homes, independent living centers, and assisted living facilities, but does not include skilled nursing facilities.
 - m. By a health care provider for sleep-related testing.

Section 10. Effective upon this act becoming a law, paragraphs (a), (k), and (t), of subsection (1) and subsection (2) of section 456.072, Florida Statutes, are amended to read:

456.072 Grounds for discipline; penalties; enforcement.—

- (1) The following acts shall constitute grounds for which the disciplinary actions specified in subsection (2) may be taken:
- (a) Making misleading, deceptive, or fraudulent representations in or related to the practice of the licensee's profession *or specialty designation*.
- (k) Failing to perform any statutory or legal obligation placed upon a licensee. For purposes of this section, failing to repay a student loan issued or guaranteed by the state or the Federal Government in accordance with the terms of the loan is not or failing to comply with service scholarship obligations shall be considered a failure to perform a statutory or legal obligation, and the minimum disciplinary action imposed shall be a suspension of the license until new payment terms are agreed upon or the scholarship obligation is resumed, followed by probation for the duration of the student loan or remaining scholarship obligation period, and a fine equal to 10 percent of the defaulted loan amount. Fines collected shall be deposited into the Medical Quality Assurance Trust Fund.
- (t) Failing to identify through written notice, which may include the wearing of a name tag, or orally to a patient the type of license or specialty designation under which the practitioner is practicing. Any advertisement for health care services naming the practitioner must identify the type of license the practitioner holds. This paragraph does not apply to a practitioner while the practitioner is providing services in a facility licensed under chapter 394, chapter 395, chapter 400, or chapter 429. The department shall enforce this paragraph Each board, or the department where there is no board, is authorized by rule to determine how its practitioners may comply with this disclosure requirement.
- (2)(a) When the board, or the department when there is no board, finds any person guilty of the grounds set forth in subsection (1) or of any grounds set forth in the applicable practice act, including conduct constituting a substantial violation of subsection (1) or a violation of the applicable practice act which occurred prior to obtaining a license, it may enter an order imposing one or more of the following penalties:
- 1.(a) Refusal to certify, or to certify with restrictions, an application for a license.
 - 2.(b) Suspension or permanent revocation of a license.
- 3.(e) Restriction of practice or license, including, but not limited to, restricting the licensee from practicing in certain settings, restricting the licensee to work only under designated conditions or in certain settings, restricting the licensee from performing or providing designated clinical and administrative services, restricting the licensee from practicing more than a designated number of hours, or any other restriction found to be necessary for the protection of the public health, safety, and welfare.
- 4.(d) Imposition of an administrative fine not to exceed \$10,000 for each count or separate offense. If the violation is for fraud or making a false or fraudulent representation, the board, or the department if there is no board, must impose a fine of \$10,000 per count or offense.
 - 5.(e) Issuance of a reprimand or letter of concern.
- 6.(f) Placement of the licensee on probation for a period of time and subject to such conditions as the board, or the department when there is no board, may specify. Those conditions may include, but are not limited to, requiring the licensee to undergo treatment, attend continuing education courses, submit to be reexamined, work under the supervision of another licensee, or satisfy any terms which are reasonably tailored to the violations found.
 - 7.(g) Corrective action.
- 8.(h) Imposition of an administrative fine in accordance with s. 381.0261 for violations regarding patient rights.

- 9.(i) Refund of fees billed and collected from the patient or a third party on behalf of the patient.
- 10.(j) Requirement that the practitioner undergo remedial education.

In determining what action is appropriate, the board, or department when there is no board, must first consider what sanctions are necessary to protect the public or to compensate the patient. Only after those sanctions have been imposed may the disciplining authority consider and include in the order requirements designed to rehabilitate the practitioner. All costs associated with compliance with orders issued under this subsection are the obligation of the practitioner.

- (b)1. If the department finds that any licensed health care practitioner has violated paragraph (1)(a), the department must issue an emergency order to the practitioner to cease and desist the use of such name, title, words, letter, abbreviations, or insignia. The department shall send the emergency cease and desist order to the practitioner by certified mail and e-mail to the practitioner's physical address and e-mail address of record on file with the department and to any other mailing address or e-mail address through which the department believes the person may be reached.
- 2. If the practitioner does not cease and desist his or her actions in violation of paragraph (1)(a) immediately upon receipt of the emergency cease and desist order, the department must enter an order imposing any of the following penalties, or a combination thereof, until the practitioner complies with the cease and desist order:
 - a. A citation and a daily fine.
 - b. A reprimand or a letter of concern.
 - c. Suspension of license.

Section 11. Section 456.0721, Florida Statutes, is repealed.

Section 12. Subsection (4) of section 456.074, Florida Statutes, is amended to read:

456.074 $\,$ Certain health care practitioners; immediate suspension of license.—

- (4) Upon receipt of information that a Florida licensed health care practitioner has defaulted on a student loan issued or guaranteed by the state or the Federal Government, the department shall notify the licensee by certified mail that he or she shall be subject to immediate suspension of license unless, within 45 days after the date of mailing, the licensee provides proof that new payment terms have been agreed upon by all parties to the loan. The department shall issue an emergency order suspending the license of any licensee who, after 45 days following the date of mailing from the department, has failed to provide such proof. Production of such proof shall not prohibit the department from proceeding with disciplinary action against the licensee pursuant to 8, 456,073.
- Section 13. Subsection (1) of section 458.3145, Florida Statutes, is amended to read:

458.3145 Medical faculty certificate.—

- (1) A medical faculty certificate may be issued without examination to an individual who:
- (a) Is a graduate of an accredited medical school or its equivalent, or is a graduate of a foreign medical school listed with the World Health Organization;
- (b) Holds a valid, current license to practice medicine in another jurisdiction;
- (c) Has completed the application form and remitted a nonrefundable application fee not to exceed \$500;
- (d) Has completed an approved residency or fellowship of at least 1 year or has received training which has been determined by the board to be equivalent to the 1-year residency requirement;

- (e) Is at least 21 years of age;
- (f) Is of good moral character;
- (g) Has not committed any act in this or any other jurisdiction which would constitute the basis for disciplining a physician under s. 458.331;
- (h) For any applicant who has graduated from medical school after October 1, 1992, has completed, before entering medical school, the equivalent of 2 academic years of preprofessional, postsecondary education, as determined by rule of the board, which must include, at a minimum, courses in such fields as anatomy, biology, and chemistry; and
- (i) Has been offered and has accepted a full-time faculty appointment to teach in a program of medicine at:
 - 1. The University of Florida;
 - 2. The University of Miami;
 - 3. The University of South Florida;
 - 4. The Florida State University;
 - The Florida International University;
 - 6. The University of Central Florida;
- The Mayo Clinic College of Medicine and Science in Jacksonville, Florida;
 - 8. The Florida Atlantic University; or
- 9. The Johns Hopkins All Children's Hospital in St. Petersburg, Florida;
 - 10. Nova Southeastern University; or
 - 11. Lake Erie College of Osteopathic Medicine.

Section 14. Section 458.3312, Florida Statutes, is amended to read:

458.3312 Specialties.—A physician licensed under this chapter may not hold himself or herself out as a board-certified specialist unless the physician has received formal recognition as a specialist from a specialty board of the American Board of Medical Specialties or other recognizing agency that has been approved by the board. However, a physician may indicate the services offered and may state that his or her practice is limited to one or more types of services when this accurately reflects the scope of practice of the physician. A physician may not hold himself or herself out as a board certified specialist in dermatology unless the recognizing agency, whether authorized in statute or by rule, is trienmially reviewed and reauthorized by the Board of Medicine.

Section 15. Subsection (1) of section 459.0055, Florida Statutes, is amended to read:

459.0055 General licensure requirements.—

- (1) Except as otherwise provided herein, any person desiring to be licensed or certified as an osteopathic physician pursuant to this chapter shall:
- (a) Complete an application form and submit the appropriate fee to the department;
 - (b) Be at least 21 years of age;
 - (c) Be of good moral character;
- (d) Have completed at least 3 years of preprofessional postsecondary education;
- (e) Have not previously committed any act that would constitute a violation of this chapter, unless the board determines that such act does not adversely affect the applicant's present ability and fitness to practice osteopathic medicine;

- (f) Not be under investigation in any jurisdiction for an act that would constitute a violation of this chapter. If, upon completion of such investigation, it is determined that the applicant has committed an act that would constitute a violation of this chapter, the applicant is ineligible for licensure unless the board determines that such act does not adversely affect the applicant's present ability and fitness to practice osteopathic medicine;
- (g) Have not had an application for a license to practice osteopathic medicine denied or a license to practice osteopathic medicine revoked, suspended, or otherwise acted against by the licensing authority of any jurisdiction unless the board determines that the grounds on which such action was taken do not adversely affect the applicant's present ability and fitness to practice osteopathic medicine. A licensing authority's acceptance of a physician's relinquishment of license, stipulation, consent order, or other settlement, offered in response to or in anticipation of the filing of administrative charges against the osteopathic physician, shall be considered action against the osteopathic physician's license;
- (h) Not have received less than a satisfactory evaluation from an internship, residency, or fellowship training program, unless the board determines that such act does not adversely affect the applicant's present ability and fitness to practice osteopathic medicine. Such evaluation shall be provided by the director of medical education from the medical training facility;
- (i) Have met the criteria set forth in s. 459.0075, s. 459.0077, or s. 459.021, whichever is applicable;
- (j) Submit to the department a set of fingerprints on a form and under procedures specified by the department, along with a payment in an amount equal to the costs incurred by the Department of Health for the criminal background check of the applicant;
- (k) Demonstrate that he or she is a graduate of a medical college recognized and approved by the American Osteopathic Association;
- (l) Demonstrate that she or he has successfully completed an internship or residency a resident internship of not less than 12 months in a program accredited hospital approved for this purpose by the Board of Trustees of the American Osteopathic Association or the Accreditation Council for Graduate Medical Education any other internship program approved by the board upon a showing of good cause by the applicant. This requirement may be waived for an applicant who matriculated in a college of osteopathic medicine during or before 1948; and
- (m) Demonstrate that she or he has obtained a passing score, as established by rule of the board, on all parts of the examination conducted by the National Board of Osteopathic Medical Examiners or other examination approved by the board no more than 5 years before making application in this state or, if holding a valid active license in another state, that the initial licensure in the other state occurred no more than 5 years after the applicant obtained a passing score on the examination conducted by the National Board of Osteopathic Medical Examiners or other substantially similar examination approved by the board.
- Section 16. Section 460.4166, Florida Statutes, is repealed.

Section 17. Effective upon this act becoming a law, subsections (8) and (10) of section 464.019, Florida Statutes, are amended, and paragraph (f) is added to subsection (11) of that section, to read:

464.019 Approval of nursing education programs.—

(8) RULEMAKING.—The board does not have rulemaking authority to administer this section, except that the board shall adopt rules that prescribe the format for submitting program applications under subsection (1) and annual reports under subsection (3), and to administer the documentation of the accreditation of nursing education programs under subsection (11). The board may adopt rules relating to the nursing curriculum, including rules relating to the uses and limitations of simulation technology, and rules relating to the criteria to qualify for an extension of time to meet the accreditation requirements under paragraph (11)(f). The board may not impose any condition or requirement on an educational institution submitting a program appli-

cation, an approved program, or an accredited program, except as expressly provided in this section.

- (10) IMPLEMENTATION STUDY.—The Florida Center for Nursing shall study the administration of this section and submit reports to the Governor, the President of the Senate, and the Speaker of the House of Representatives annually by January 30, through January 30, 2025 2020. The annual reports shall address the previous academic year; provide data on the measures specified in paragraphs (a) and (b), as such data becomes available; and include an evaluation of such data for purposes of determining whether this section is increasing the availability of nursing education programs and the production of quality nurses. The department and each approved program or accredited program shall comply with requests for data from the Florida Center for Nursing.
- (a) The Florida Center for Nursing shall evaluate program-specific data for each approved program and accredited program conducted in the state, including, but not limited to:
 - 1. The number of programs and student slots available.
- 2. The number of student applications submitted, the number of qualified applicants, and the number of students accepted.
 - 3. The number of program graduates.
- 4. Program retention rates of students tracked from program entry to graduation.
- 5. Graduate passage rates on the National Council of State Boards of Nursing Licensing Examination.
- 6. The number of graduates who become employed as practical or professional nurses in the state.
- (b) The Florida Center for Nursing shall evaluate the board's implementation of the:
- 1. Program application approval process, including, but not limited to, the number of program applications submitted under subsection (1),; the number of program applications approved and denied by the board under subsection (2),; the number of denials of program applications reviewed under chapter 120,; and a description of the outcomes of those reviews.
- 2. Accountability processes, including, but not limited to, the number of programs on probationary status, the number of approved programs for which the program director is required to appear before the board under subsection (5), the number of approved programs terminated by the board, the number of terminations reviewed under chapter 120, and a description of the outcomes of those reviews.
- (c) The Florida Center for Nursing shall complete an annual assessment of compliance by programs with the accreditation requirements of subsection (11), include in the assessment a determination of the accreditation process status for each program, and submit the assessment as part of the reports required by this subsection.

(11) ACCREDITATION REQUIRED.—

- (f) An approved nursing education program may, no sooner than 90 days before the deadline for meeting the accreditation requirements of this subsection, apply to the board for an extension of the accreditation deadline for a period which does not exceed 2 years. An additional extension may not be granted. In order to be eligible for the extension, the approved program must establish that it has a graduate passage rate of 60 percent or higher on the National Council of State Boards of Nursing Licensing Examination for the most recent calendar year and must meet a majority of the board's additional criteria, including, but not limited to, all of the following:
- 1. A student retention rate of 60 percent or higher for the most recent calendar year.
- 2. A graduate work placement rate of 70 percent or higher for the most recent calendar year.

- 3. The program has applied for approval or been approved by an institutional or programmatic accreditor recognized by the United States Department of Education.
- 4. The program is in full compliance with subsections (1) and (3) and paragraph (5)(b).
- 5. The program is not currently in its second year of probationary status under subsection (5).

The applicable deadline under this paragraph is tolled from the date on which an approved program applies for an extension until the date on which the board issues a decision on the requested extension.

Section 18. Section 464.202, Florida Statutes, is amended to read:

464.202 Duties and powers of the board.—The board shall maintain, or contract with or approve another entity to maintain, a state registry of certified nursing assistants. The registry must consist of the name of each certified nursing assistant in this state; other identifying information defined by board rule; certification status; the effective date of certification; other information required by state or federal law; information regarding any crime or any abuse, neglect, or exploitation as provided under chapter 435; and any disciplinary action taken against the certified nursing assistant. The registry shall be accessible to the public, the certificateholder, employers, and other state agencies. The board shall adopt by rule testing procedures for use in certifying nursing assistants and shall adopt rules regulating the practice of certified nursing assistants, including disciplinary procedures and standards of practice, and specifying the scope of practice authorized and the level of supervision required for the practice of certified nursing assistants. The board may contract with or approve another entity or organization to provide the examination services, including the development and administration of examinations. The board shall require that the contract provider offer certified nursing assistant applications via the Internet, and may require the contract provider to accept certified nursing assistant applications for processing via the Internet. The board shall require the contract provider to provide the preliminary results of the certified nursing examination on the date the test is administered. The provider shall pay all reasonable costs and expenses incurred by the board in evaluating the provider's application and performance during the delivery of services, including examination services and procedures for maintaining the certified nursing assistant registry.

Section 19. Paragraph (c) of subsection (1) of section 464.203, Florida Statutes, is amended to read:

464.203 Certified nursing assistants; certification requirement.—

- (1) The board shall issue a certificate to practice as a certified nursing assistant to any person who demonstrates a minimum competency to read and write and successfully passes the required background screening pursuant to s. 400.215. If the person has successfully passed the required background screening pursuant to s. 400.215 or s. 408.809 within 90 days before applying for a certificate to practice and the person's background screening results are not retained in the clearinghouse created under s. 435.12, the board shall waive the requirement that the applicant successfully pass an additional background screening pursuant to s. 400.215. The person must also meet one of the following requirements:
- (c) Is currently certified in another state or territory of the United States or in the District of Columbia; is listed on that jurisdiction's state's certified nursing assistant registry; and has not been found to have committed abuse, neglect, or exploitation in that jurisdiction state.

Section 20. Paragraph (b) of subsection (1) of section 464.204, Florida Statutes, is amended to read:

464.204 Denial, suspension, or revocation of certification; disciplinary actions.—

- (1) The following acts constitute grounds for which the board may impose disciplinary sanctions as specified in subsection (2):
- (b) Intentionally Violating any provision of this chapter, chapter 456, or the rules adopted by the board.

Section 21. Subsections (3) and (4) of section 466.006, Florida Statutes, are amended to read:

466.006 Examination of dentists.—

- (3) If an applicant is a graduate of a dental college or school not accredited in accordance with paragraph (2)(b) or of a dental college or school not approved by the board, the applicant is not entitled to take the examinations required in this section to practice dentistry until she or he satisfies one of the following:
- (a) Completes a program of study, as defined by the board by rule, at an accredited American dental school and demonstrates receipt of a D.D.S. or D.M.D. from said school; or
- (b) Submits proof of having successfully completed at least 2 consecutive academic years at a full-time supplemental general dentistry program accredited by the American Dental Association Commission on Dental Accreditation. This program must provide didactic and clinical education at the level of a D.D.S. or D.M.D. program accredited by the American Dental Association Commission on Dental Accreditation. For purposes of this paragraph, a supplemental general dentistry program does not include an advanced education program in a dental specialty.
- (4) Notwithstanding any other provision of law in chapter 456 pertaining to the clinical dental licensure examination or national examinations, to be licensed as a dentist in this state, an applicant must successfully complete *both of* the following:
- (a) A written examination on the laws and rules of the state regulating the practice of dentistry.;
- (b)1. A practical or clinical examination, which must shall be the American Dental Licensing Examination produced by the American Board of Dental Examiners, Inc., or its successor entity, if any, that is administered in this state and graded by dentists licensed in this state and employed by the department for just such purpose, provided that the board has attained, and continues to maintain thereafter, representation on the board of directors of the American Board of Dental Examiners, and such other committee of the American Board of Dental Examiners as the board deems appropriate by rule to assure that the standards established herein are maintained organizationally. A passing score on the American Dental Licensing Examination administered in this state and graded by dentists who are licensed in this state is valid for 365 days after the date the official examination results are published.
- 1.2.a. As an alternative to such practical or clinical examination the requirements of subparagraph 1., an applicant may submit scores from an American Dental Licensing Examination previously administered in a jurisdiction other than this state after October 1, 2011, and such examination results shall be recognized as valid for the purpose of licensure in this state. A passing score on the American Dental Licensing Examination administered out of state out of state shall be the same as the passing score for the American Dental Licensing Examination administered in this state and graded by dentists who are licensed in this state. The examination results are valid for 365 days after the date the official examination results are published. The applicant must have completed the examination after October 1, 2011.
 - $rac{b.}{}$ This subparagraph may not be given retroactive application.
- 2.3. If the date of an applicant's passing American Dental Licensing Examination scores from an examination previously administered in a jurisdiction other than this state under *subparagraph 1*. subparagraph 2. is older than 365 days, then such scores are shall nevertheless be recognized as valid for the purpose of licensure in this state, but only if the applicant demonstrates that all of the following additional standards have been met:
- a.(1) The applicant completed the American Dental Licensing Examination after October 1, 2011.
- (H) This sub-subparagraph may not be given retroactive application;
- b. The applicant graduated from a dental school accredited by the American Dental Association Commission on Dental Accreditation or its

- successor entity, if any, or any other dental accrediting organization recognized by the United States Department of Education. Provided, however, if the applicant did not graduate from such a dental school, the applicant may submit proof of having successfully completed a full-time supplemental general dentistry program accredited by the American Dental Association Commission on Dental Accreditation of at least 2 consecutive academic years at such accredited sponsoring institution. Such program must provide didactic and clinical education at the level of a D.D.S. or D.M.D. program accredited by the American Dental Association Commission on Dental Accreditation. For purposes of this subsubparagraph, a supplemental general dentistry program does not include an advanced education program in a dental specialty;
- c. The applicant currently possesses a valid and active dental license in good standing, with no restriction, which has never been revoked, suspended, restricted, or otherwise disciplined, from another state or territory of the United States, the District of Columbia, or the Commonwealth of Puerto Rico;
- d. The applicant submits proof that he or she has never been reported to the National Practitioner Data Bank, the Healthcare Integrity and Protection Data Bank, or the American Association of Dental Boards Clearinghouse. This sub-subparagraph does not apply if the applicant successfully appealed to have his or her name removed from the data banks of these agencies;
- e.(I)(A) In the 5 years immediately preceding the date of application for licensure in this state, The applicant submits must submit proof of having been consecutively engaged in the full-time practice of dentistry in another state or territory of the United States, the District of Columbia, or the Commonwealth of Puerto Rico in the 5 years immediately preceding the date of application for licensure in this state; $_{7}$ or $_{7}$
- (B) If the applicant has been licensed in another state or territory of the United States, the District of Columbia, or the Commonwealth of Puerto Rico for less than 5 years, the applicant *submits* must submit proof of having been engaged in the full-time practice of dentistry since the date of his or her initial licensure.
- (II) As used in this section, "full-time practice" is defined as a minimum of 1,200 hours per year for each and every year in the consecutive 5-year period or, *when* where applicable, the period since initial licensure, and must include any combination of the following:
 - $(A) \quad \text{Active clinical practice of dentistry providing direct patient care}.$
- (B) Full-time practice as a faculty member employed by a dental or dental hygiene school approved by the board or accredited by the American Dental Association Commission on Dental Accreditation.
- (C) Full-time practice as a student at a postgraduate dental education program approved by the board or accredited by the American Dental Association Commission on Dental Accreditation.
- (III) The board shall develop rules to determine what type of proof of full-time practice is required and to recoup the cost to the board of verifying full-time practice under this section. Such proof must, at a minimum, be:
 - (A) Admissible as evidence in an administrative proceeding;
 - (B) Submitted in writing;
- (C) Submitted by the applicant under oath with penalties of perjury attached;
- (D) Further documented by an affidavit of someone unrelated to the applicant who is familiar with the applicant's practice and testifies with particularity that the applicant has been engaged in full-time practice; and
- (E) Specifically found by the board to be both credible and admissible.
- (IV) An affidavit of only the applicant is not acceptable proof of fulltime practice unless it is further attested to by someone unrelated to the applicant who has personal knowledge of the applicant's practice. If the board deems it necessary to assess credibility or accuracy, the board

may require the applicant or the applicant's witnesses to appear before the board and give oral testimony under oath;

- f. The applicant *submits* must submit documentation that he or she has completed, or will complete *before he or she is licensed*, prior to licensure in this state, continuing education equivalent to this state's requirements for the last full reporting biennium;
- g. The applicant *proves* must prove that he or she has never been convicted of, or pled nolo contendere to, regardless of adjudication, any felony or misdemeanor related to the practice of a health care profession in any jurisdiction;
- h. The applicant has must successfully passed pass a written examination on the laws and rules of this state regulating the practice of dentistry and must successfully pass the computer-based diagnostic skills examination; and
- i. The applicant submits must submit documentation that he or she has successfully completed the applicable examination administered by the Joint Commission on National Dental Examinations or its successor organization National Board of Dental Examiners dental examination.
- Section 22. Notwithstanding the January 1, 2020, repeal of section 466.0067, Florida Statutes, that section is revived, reenacted, and amended to read:
- 466.0067 Application for health access dental license.—The Legislature finds that there is an important state interest in attracting dentists to practice in underserved health access settings in this state and further, that allowing out-of-state dentists who meet certain criteria to practice in health access settings without the supervision of a dentist licensed in this state is substantially related to achieving this important state interest. Therefore, notwithstanding the requirements of s. 466.006, the board shall grant a health access dental license to practice dentistry in this state in health access settings as defined in s. 466.003 to an applicant who that:
 - (1) Files an appropriate application approved by the board;
- (2) Pays an application license fee for a health access dental license, laws-and-rule exam fee, and an initial licensure fee. The fees specified in this subsection may not differ from an applicant seeking licensure pursuant to s. 466.006;
- (3) Has not been convicted of or pled nolo contendere to, regardless of adjudication, any felony or misdemeanor related to the practice of a health care profession;
- (4) Submits proof of graduation from a dental school accredited by the Commission on Dental Accreditation of the American Dental Association or its successor agency;
- (5) Submits documentation that she or he has completed, or will obtain *before* prior to licensure, continuing education equivalent to this state's requirement for dentists licensed under s. 466.006 for the last full reporting biennium before applying for a health access dental license:
- (6) Submits proof of her or his successful completion of parts I and II of the dental examination by the National Board of Dental Examiners and a state or regional clinical dental licensing examination that the board has determined effectively measures the applicant's ability to practice safely;
- (7) Currently holds a valid, active, dental license in good standing which has not been revoked, suspended, restricted, or otherwise disciplined from another of the United States, the District of Columbia, or a United States territory;
- (8) Has never had a license revoked from another of the United States, the District of Columbia, or a United States territory;
- (9) Has never failed the examination specified in s. 466.006, unless the applicant was reexamined pursuant to s. 466.006 and received a license to practice dentistry in this state;

- (10) Has not been reported to the National Practitioner Data Bank, unless the applicant successfully appealed to have his or her name removed from the data bank;
- (11) Submits proof that he or she has been engaged in the active, clinical practice of dentistry providing direct patient care for 5 years immediately preceding the date of application, or in instances when the applicant has graduated from an accredited dental school within the preceding 5 years, submits proof of continuous clinical practice providing direct patient care since graduation; and
- (12) Has passed an examination covering the laws and rules of the practice of dentistry in this state as described in s. 466.006(4)(a).
- Section 23. Notwithstanding the January 1, 2020, repeal of section 466.00671, Florida Statutes, that section is revived, reenacted, and amended to read:

466.00671 Renewal of the health access dental license.—

- (1) A health access dental licensee shall apply for renewal each biennium. At the time of renewal, the licensee shall sign a statement that she or he has complied with all continuing education requirements of an active dentist licensee. The board shall renew a health access dental license for an applicant who that:
- (a) Submits documentation, as approved by the board, from the employer in the health access setting that the licensee has at all times pertinent remained an employee;
- (b) Has not been convicted of or pled nolo contendere to, regardless of adjudication, any felony or misdemeanor related to the practice of a health care profession;
- (c) Has paid a renewal fee set by the board. The fee specified herein may not differ from the renewal fee adopted by the board pursuant to s. 466.013. The department may provide payment for these fees through the dentist's salary, benefits, or other department funds;
- $\,$ (d) Has not failed the examination specified in s. 466.006 since initially receiving a health access dental license or since the last renewal; and
- (e) Has not been reported to the National Practitioner Data Bank, unless the applicant successfully appealed to have his or her name removed from the data bank.
- (2) The board may undertake measures to independently verify the health access dental licensee's ongoing employment status in the health access setting.

Section 24. Notwithstanding the January 1, 2020, repeal of section 466.00672, Florida Statutes, that section is revived and reenacted to read:

466.00672 Revocation of health access dental license.—

- $(1) \quad \hbox{The board shall revoke a health access dental license upon:} \\$
- (a) The licensee's termination from employment from a qualifying health access setting;
- (b) Final agency action determining that the licensee has violated any provision of s. 466.027 or s. 466.028, other than infractions constituting citation offenses or minor violations; or
 - (c) Failure of the Florida dental licensure examination.
- (2) Failure of an individual licensed pursuant to s. 466.0067 to limit the practice of dentistry to health access settings as defined in s. 466.003 constitutes the unlicensed practice of dentistry.

Section 25. Paragraph (b) of subsection (4) and paragraph (a) of subsection (6) of section 466.007, Florida Statutes, are amended to read:

466.007 Examination of dental hygienists.—

(4) Effective July 1, 2012, to be licensed as a dental hygienist in this state, an applicant must successfully complete the following:

- (b) A practical or clinical examination approved by the board. The examination shall be the Dental Hygiene Examination produced by the American Board of Dental Examiners, Inc. (ADEX) or its successor entity, if any, if the board finds that the successor entity's clinical examination meets or exceeds the provisions of this section. The board shall approve the ADEX Dental Hygiene Examination if the board has attained and continues to maintain representation on the ADEX House of Representatives, the ADEX Dental Hygiene Examination Development Committee, and such other ADEX Dental Hygiene committees as the board deems appropriate through rulemaking to ensure that the standards established in this section are maintained organizationally. The ADEX Dental Hygiene Examination or the examination produced by its successor entity is a comprehensive examination in which an applicant must demonstrate skills within the dental hygiene scope of practice on a live patient and any other components that the board deems necessary for the applicant to successfully demonstrate competency for the purpose of licensure. The ADEX Dental Hygiene Examination or the examination by the successor entity administered in this state shall be graded by dentists and dental hygienists licensed in this state who are employed by the department for this purpose.
- (6)(a) A passing score on the ADEX Dental Hygiene Examination administered out of state *must* shall be considered the same as a passing score for the ADEX Dental Hygiene Examination administered in this state and graded by licensed dentists and dental hygienists.
- Section 26. Subsections (9) through (15) are added to section 466.017, Florida Statutes, to read:
 - 466.017 Prescription of drugs; anesthesia.—
- (9) Any adverse incident that occurs in an office maintained by a dentist must be reported to the department. The required notification to the department must be submitted in writing by certified mail and postmarked within 48 hours after the incident occurs.
- (10) A dentist practicing in this state must notify the board in writing by certified mail within 48 hours after any adverse incident that occurs in the dentist's outpatient facility. A complete written report must be filed with the board within 30 days after the incident occurs.
- (11) Any certified registered dental hygienist administering local anesthesia must notify the board in writing by registered mail within 48 hours after any adverse incident that was related to or the result of the administration of local anesthesia. A complete written report must be filed with the board within 30 days after the mortality or other adverse incident.
- (12) A failure by the dentist or dental hygienist to timely and completely comply with all the reporting requirements in this section is the basis for disciplinary action by the board pursuant to s. 466.028(1).
- (13) The department shall review each adverse incident and determine whether it involved conduct by a health care professional subject to disciplinary action, in which case s. 456.073 applies. Disciplinary action, if any, shall be taken by the board under which the health care professional is licensed.
- (14) As used in subsections (9)-(13), the term "adverse incident" means any mortality that occurs during or as the result of a dental procedure, or an incident that results in a temporary or permanent physical or mental injury that requires hospitalization or emergency room treatment of a dental patient which occurs during or as a direct result of the use of general anesthesia, deep sedation, moderate sedation, pediatric moderate sedation, oral sedation, minimal sedation (anxiolysis), nitrous oxide, or local anesthesia.
 - (15) The board may adopt rules to administer this section.
 - Section 27. Section 466.031, Florida Statutes, is amended to read:
 - 466.031 "Dental laboratories laboratory" defined.—
- (1) As used in this chapter, the term "dental laboratory" \overline{as} used in this chapter:
- (1) includes any person, firm, or corporation *that* who performs for a fee of any kind, gratuitously, or otherwise, directly or through an agent or *an* employee, by any means or method, or who in any way supplies or

- manufactures artificial substitutes for the natural teeth; or who furnishes, supplies, constructs, or reproduces or repairs any prosthetic denture, bridge, or appliance to be worn in the human mouth; or who in any way *represents* holds itself out as a dental laboratory.
- (2) The term does not include a Excludes any dental laboratory technician who constructs or repairs dental prosthetic appliances in the office of a licensed dentist exclusively for that such dentist only and under her or his supervision and work order.
- (2) An employee or independent contractor of a dental laboratory, acting as an agent of that dental laboratory, may engage in onsite consultation with a licensed dentist during a dental procedure.
 - Section 28. Section 466.036, Florida Statutes, is amended to read:
- 466.036 Information; periodic inspections; equipment and supplies.—The department may require from the applicant for a registration certificate to operate a dental laboratory any information necessary to carry out the purpose of this chapter, including proof that the applicant has the equipment and supplies necessary to operate as determined by rule of the department, and shall require periodic inspection of all dental laboratories operating in this state at least once each biennial registration period. Such inspections must shall include, but need not be limited to, inspection of sanitary conditions, equipment, supplies, and facilities on the premises. The department shall specify dental equipment and supplies that are not allowed permitted in a registered dental laboratory.
- Section 29. Subsection (1) of section 468.701, Florida Statutes, is amended to read:
 - 468.701 Definitions.—As used in this part, the term:
- (1) "Athletic trainer" means a person licensed under this part who has met the requirements of under this part, including the education requirements established as set forth by the Commission on Accreditation of Athletic Training Education or its successor organization and necessary credentials from the Board of Certification. An individual who is licensed as an athletic trainer may not provide, offer to provide, or represent that he or she is qualified to provide any care or services that he or she lacks the education, training, or experience to provide, or that he or she is otherwise prohibited by law from providing.
 - Section 30. Section 468.707, Florida Statutes, is amended to read:
- 468.707 Licensure requirements.—Any person desiring to be licensed as an athletic trainer shall apply to the department on a form approved by the department. An applicant shall also provide records or other evidence, as determined by the board, to prove he or she has met the requirements of this section. The department shall license each applicant who:
- (1) Has completed the application form and remitted the required fees.
- (2) For a person who applies on or after July 1, 2016, Has submitted to background screening pursuant to s. 456.0135. The board may require a background screening for an applicant whose license has expired or who is undergoing disciplinary action.
- (3)(a) Has obtained, at a minimum, a bachelor's bacealaureate or higher degree from a college or university professional athletic training degree program accredited by the Commission on Accreditation of Athletic Training Education or its successor organization recognized and approved by the United States Department of Education or the Commission on Recognition of Postsecondary Accreditation, approved by the board, or recognized by the Board of Certification, and has passed the national examination to be certified by the Board of Certification; or-
- (b)(4) Has obtained, at a minimum, a bachelor's degree, has completed the Board of Certification internship requirements, and holds ## graduated before 2004, has a current certification from the Board of Certification.
- (4)(5) Has current certification in both cardiopulmonary resuscitation and the use of an automated external defibrillator set forth in the continuing education requirements as determined by the board pursuant to s. 468.711.

- (5)(6) Has completed any other requirements as determined by the department and approved by the board.
- Section 31. Subsection (3) of section 468.711, Florida Statutes, is amended to read:
 - 468.711 Renewal of license; continuing education.—
- (3) If initially licensed after January 1, 1998, the licensee must be currently certified by the Board of Certification or its successor agency and maintain that certification in good standing without lapse.
 - Section 32. Section 468.713, Florida Statutes, is amended to read:
 - 468.713 Responsibilities of athletic trainers.—
- (1) An athletic trainer shall practice under the direction of a physician licensed under chapter 458, chapter 459, chapter 460, or otherwise authorized by Florida law to practice medicine. The physician shall communicate his or her direction through oral or written prescriptions or protocols as deemed appropriate by the physician for the provision of services and care by the athletic trainer. An athletic trainer shall provide service or care in the manner dictated by the physician.
- (2) An athletic trainer shall work within his or her allowable scope of practice as specified by board rule under s. 468.705. An athletic trainer may not provide, offer to provide, or represent that he or she is qualified to provide any care or services that he or she lacks the education, training, or experience to provide or that he or she is otherwise prohibited by law from providing.
- Section 33. Subsection (2) of section 468.723, Florida Statutes, is amended to read:
- 468.723 Exemptions.—This part does not prohibit prevent or restrict:
- (2) An athletic training student acting under the direct supervision of a licensed athletic trainer. For purposes of this subsection, "direct supervision" means the physical presence of an athletic trainer so that the athletic trainer is immediately available to the athletic training student and able to intervene on behalf of the athletic training student. The supervision must comply with board rule in accordance with the standards set forth by the Commission on Accreditation of Athletic Training Education or its successor.
- Section 34. Subsections (1), (3), and (4) of section 468.803, Florida Statutes, are amended to read:
 - 468.803 License, registration, and examination requirements.—
- (1) The department shall issue a license to practice orthotics, prosthetics, or pedorthics, or a registration for a resident to practice orthotics or prosthetics, to qualified applicants. Licenses to practice shall be granted independently in orthotics, prosthetics, or pedorthics must be granted independently, but a person may be licensed in more than one such discipline, and a prosthetist-orthotist license may be granted to persons meeting the requirements for licensure both as a prosthetist and as an orthotist license. Registrations to practice shall be granted independently in orthotics or prosthetics must be granted independently, and a person may be registered in both disciplines fields at the same time or jointly in orthotics and prosthetics as a dual registration.
- (3) A person seeking to attain the required orthotics or prosthetics experience required for licensure in this state must be approved by the board and registered as a resident by the department. Although a registration may be held in both disciplines practice fields, for independent registrations the board may shall not approve a second registration until at least 1 year after the issuance of the first registration. Notwithstanding subsection (2), a person an applicant who has been approved by the board and registered by the department in one discipline practice field may apply for registration in the second discipline practice field without an additional state or national criminal history check during the period in which the first registration is valid. Each independent registration or dual registration is valid for 2 years after from the date of issuance unless otherwise revoked by the department upon recommendation of the board. The board shall set a registration fee not to exceed \$500 to be paid by the applicant. A registration may be

- renewed once by the department upon recommendation of the board for a period no longer than 1 year, as such renewal is defined by the board by rule. The registration renewal fee may shall not exceed one-half the current registration fee. To be considered by the board for approval of registration as a resident, the applicant must have one of the following:
- (a) A Bachelor of Science or higher-level postgraduate degree in orthotics and prosthetics from a regionally accredited college or university recognized by the Commission on Accreditation of Allied Health Education Programs.
- (b) A minimum of; a bachelor's degree from a regionally accredited college or university and a certificate in orthotics or prosthetics from a program recognized by the Commission on Accreditation of Allied Health Education Programs, or its equivalent, as determined by the board.; or
- (c) A minimum of a bachelor's degree from a regionally accredited college or university and a dual certificate in both orthotics and prosthetics from programs recognized by the Commission on Accreditation of Allied Health Education Programs, or its equivalent, as determined by the board.
- (b) A Bachelor of Science or higher-level postgraduate degree in Orthotics and Prosthetics from a regionally accredited college or university recognized by the Commission on Accreditation of Allied Health Education Programs or, at a minimum, a bachelor's degree from a regionally accredited college or university and a certificate in prosthetics from a program recognized by the Commission on Accreditation of Allied Health Education Programs, or its equivalent, as determined by the board.
- (4) The department may develop and administer a state examination for an orthotist or a prosthetist license, or the board may approve the existing examination of a national standards organization. The examination must be predicated on a minimum of a baccalaureate-level education and formalized specialized training in the appropriate field. Each examination must demonstrate a minimum level of competence in basic scientific knowledge, written problem solving, and practical clinical patient management. The board shall require an examination fee not to exceed the actual cost to the board in developing, administering, and approving the examination, which fee must be paid by the applicant. To be considered by the board for examination, the applicant must have:
 - (a) For an examination in orthotics:
- 1. A Bachelor of Science or higher-level postgraduate degree in orthotics and prosthetics from a regionally accredited college or university recognized by the Commission on Accreditation of Allied Health Education Programs or, at a minimum, a bachelor's degree from a regionally accredited college or university and a certificate in orthotics from a program recognized by the Commission on Accreditation of Allied Health Education Programs, or its equivalent, as determined by the board; and
- 2. An approved orthotics internship of 1 year of qualified experience, as determined by the board, or an orthotic residency *or dual residency* program recognized by the board.
 - (b) For an examination in prosthetics:
- 1. A Bachelor of Science or higher-level postgraduate degree in orthotics and prosthetics from a regionally accredited college or university recognized by the Commission on Accreditation of Allied Health Education Programs or, at a minimum, a bachelor's degree from a regionally accredited college or university and a certificate in prosthetics from a program recognized by the Commission on Accreditation of Allied Health Education Programs, or its equivalent, as determined by the board; and
- 2. An approved prosthetics internship of 1 year of qualified experience, as determined by the board, or a prosthetic residency or dual residency program recognized by the board.
- Section 35. Subsection (5) of section 480.033, Florida Statutes, is amended to read:

480.033 Definitions.—As used in this act:

- (5) "Apprentice" means a person approved by the board to study colonic irrigation massage under the instruction of a licensed massage therapist practicing colonic irrigation.
- Section 36. Subsections (1) and (2) of section 480.041, Florida Statutes, are amended, and subsection (8) is added to that section, to read:
- 480.041 Massage therapists; qualifications; licensure; endorsement.—
- (1) Any person is qualified for licensure as a massage therapist under this act who:
- (a) Is at least 18 years of age or has received a high school diploma or high school equivalency diploma;
- (b) Has completed a course of study at a board-approved massage school or has completed an apprenticeship program that meets standards adopted by the board; and
- (c) Has received a passing grade on a national an examination designated administered by the board department.
- (2) Every person desiring to be examined for licensure as a massage therapist *must* shall apply to the department in writing upon forms prepared and furnished by the department. Such applicants *are* shall be subject to the provisions of s. 480.046(1). Applicants may take an examination administered by the department only upon meeting the requirements of this section as determined by the board.
- (8) A person issued a license as a massage apprentice before July 1, 2020, may continue that apprenticeship and perform massage therapy as authorized under that license until it expires. Upon completion of the apprenticeship, which must occur before July 1, 2023, a massage apprentice may apply to the board for full licensure and be granted a license if all other applicable licensure requirements are met.
 - Section 37. Section 480.042, Florida Statutes, is repealed.
- Section 38. Subsection (3) of section 490.003, Florida Statutes, is amended to read:
 - 490.003 Definitions.—As used in this chapter:
- (3)(a) Prior to July 1, 1999, "doctoral-level psychological education" and "doctoral degree in psychology" mean a Psy.D., an Ed.D. in psychology, or a Ph.D. in psychology from:
- 1. An educational institution which, at the time the applicant was enrolled and graduated, had institutional accreditation from an agency recognized and approved by the United States Department of Education or was recognized as a member in good standing with the Association of Universities and Colleges of Canada; and
- 2. A psychology program within that educational institution which, at the time the applicant was enrolled and graduated, had programmatic accreditation from an accrediting agency recognized and approved by the United States Department of Education or was comparable to such programs.
- (b) Effective July 1, 1999, "doctoral-level psychological education" and "doctoral degree in psychology" mean a Psy.D., an Ed.D. in psychology, or a Ph.D. in psychology from a psychology program at:
- 1. an educational institution *that* which, at the time the applicant was enrolled and graduated:
- (a) ; Had institutional accreditation from an agency recognized and approved by the United States Department of Education or was recognized as a member in good standing with the Association of Universities and Colleges of Canada; and
- (b)2. A psychology program within that educational institution which, at the time the applicant was enrolled and graduated, Had programmatic accreditation from the American Psychological Association an agency recognized and approved by the United States Department of Education.

Section 39. Paragraph (b) of subsection (1) and paragraph (b) of subsection (2) of section 490.005, Florida Statutes, are amended to read:

490.005 Licensure by examination.—

- (1) Any person desiring to be licensed as a psychologist shall apply to the department to take the licensure examination. The department shall license each applicant who the board certifies has:
- (b) Submitted proof satisfactory to the board that the applicant has received:
- Received Doctoral-level psychological education, as defined in s. 490.003(3); or
- 2. Received The equivalent of a doctoral-level psychological education, as defined in s. 490.003(3), from a program at a school or university located outside the United States of America and Canada, which was officially recognized by the government of the country in which it is located as an institution or program to train students to practice professional psychology. The applicant has the burden of establishing that this requirement has the requirements of this provision have been met shall be upon the applicant;
- 3. Received and submitted to the board, prior to July 1, 1999, certification of an augmented doctoral level psychological education from the program director of a doctoral level psychology program accredited by a programmatic agency recognized and approved by the United States Department of Education; or
- 4. Received and submitted to the board, prior to August 31, 2001, certification of a doctoral level program that at the time the applicant was enrolled and graduated maintained a standard of education and training comparable to the standard of training of programs accredited by a programmatic agency recognized and approved by the United States Department of Education. Such certification of comparability shall be provided by the program director of a doctoral level psychology program accredited by a programmatic agency recognized and approved by the United States Department of Education.
- (2) Any person desiring to be licensed as a school psychologist shall apply to the department to take the licensure examination. The department shall license each applicant who the department certifies has:
- (b) Submitted satisfactory proof to the department that the applicant:
- 1. Has received a doctorate, specialist, or equivalent degree from a program primarily psychological in nature and has completed 60 semester hours or 90 quarter hours of graduate study, in areas related to school psychology as defined by rule of the department, from a college or university which at the time the applicant was enrolled and graduated was accredited by an accrediting agency recognized and approved by the Council for Higher Education Accreditation or its successor organization Commission on Recognition of Postsecondary Accreditation or from an institution that which is publicly recognized as a member in good standing with the Association of Universities and Colleges of Canada.
- 2. Has had a minimum of 3 years of experience in school psychology, 2 years of which must be supervised by an individual who is a licensed school psychologist or who has otherwise qualified as a school psychologist supervisor, by education and experience, as set forth by rule of the department. A doctoral internship may be applied toward the supervision requirement.
 - 3. Has passed an examination provided by the department.

Section 40. Subsection (1) of section 490.006, Florida Statutes, is amended to read:

490.006 Licensure by endorsement.—

- (1) The department shall license a person as a psychologist or school psychologist who, upon applying to the department and remitting the appropriate fee, demonstrates to the department or, in the case of psychologists, to the board that the applicant:
- (a) Holds a valid license or certificate in another state to practice psychology or school psychology, as applicable, provided that, when the

applicant secured such license or certificate, the requirements were substantially equivalent to or more stringent than those set forth in this chapter at that time; and, if no Florida law existed at that time, then the requirements in the other state must have been substantially equivalent to or more stringent than those set forth in this chapter at the present time:

(a)(b) Is a diplomate in good standing with the American Board of Professional Psychology, Inc.; or

(b)(e) Possesses a doctoral degree in psychology as described in s. 490.003 and has at least 10~20 years of experience as a licensed psychologist in any jurisdiction or territory of the United States within the 25 years preceding the date of application.

Section 41. Subsection (6) of section 491.0045, Florida Statutes, as created by chapters 2016-80 and 2016-241, Laws of Florida, is amended to read:

491.0045 Intern registration; requirements.—

(6) A registration issued on or before March 31, 2017, expires March 31, 2022, and may not be renewed or reissued. Any registration issued after March 31, 2017, expires 60 months after the date it is issued. The board may make a one-time exception to the requirements of this subsection in emergency or hardship cases, as defined by board rule, if 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).

Section 42. Subsections (3) and (4) of section 491.005, Florida Statutes, are amended to read:

491.005 Licensure by examination.—

- (3) MARRIAGE AND FAMILY THERAPY.—Upon verification of documentation and payment of a fee not to exceed \$200, as set by board rule, plus the actual cost of to the department for the purchase of the examination from the Association of Marital and Family Therapy Regulatory Board, or similar national organization, the department shall issue a license as a marriage and family therapist to an applicant who the board certifies:
 - (a) Has submitted an application and paid the appropriate fee.
- (b)1. Has a minimum of a master's degree with major emphasis in marriage and family therapy, or a closely related field from a program accredited by the Commission on Accreditation for Marriage and Family Therapy Education or from a Florida university program accredited by the Council for Accreditation of Counseling and Related Educational Programs, and graduate courses approved by the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling. has completed all of the following requirements:
- a. Thirty six semester hours or 48 quarter hours of graduate coursework, which must include a minimum of 3 semester hours or 4 quarter hours of graduate level course credits in each of the following nine areas: dynamics of marriage and family systems; marriage therapy and counseling theory and techniques; family therapy and counseling theory and techniques; individual human development theories throughout the life cycle; personality theory or general counseling theory and techniques; psychopathology; human sexuality theory and counseling techniques; psychosocial theory; and substance abuse theory and counseling techniques. Courses in research, evaluation, appraisal, assessment, or testing theories and procedures; thesis or dissertation work; or practicums, internships, or fieldwork may not be applied to ward this requirement.
- b. A minimum of one graduate level course of 3 semester hours or 4 quarter hours in legal, ethical, and professional standards issues in the practice of marriage and family therapy or a course determined by the board to be equivalent.
- e. A minimum of one graduate level course of 3 semester hours or 4 quarter hours in diagnosis, appraisal, assessment, and testing for individual or interpersonal disorder or dysfunction; and a minimum of one 3 semester hour or 4 quarter hour graduate level course in behavioral research which focuses on the interpretation and application of research data as it applies to clinical practice. Credit for thesis or dissertation

work, practicums, internships, or fieldwork may not be applied toward this requirement.

- A minimum of one supervised clinical practicum, internship, or field experience in a marriage and family counseling setting, during which the student provided 180 direct client contact hours of marriage and family therapy services under the supervision of an individual who met the requirements for supervision under paragraph (c). This requirement may be met by a supervised practice experience which took place outside the academic arena, but which is certified as equivalent to a graduate-level practicum or internship program which required a minimum of 180 direct client contact hours of marriage and family therapy services currently offered within an academic program of a college or university accredited by an accrediting agency approved by the United States Department of Education, or an institution which is publicly recognized as a member in good standing with the Association of Universities and Colleges of Canada or a training institution accredited by the Commission on Accreditation for Marriage and Family Therapy Education recognized by the United States Department of Education. Certification shall be required from an official of such college, university, or training institution.
- 2. If the course title *that* which appears on the applicant's transcript does not clearly identify the content of the coursework, the applicant shall be required to provide additional documentation, including, but not limited to, a syllabus or catalog description published for the course.

The required master's degree must have been received in an institution of higher education that, which at the time the applicant graduated, was: fully accredited by a regional accrediting body recognized by the Commission on Recognition of Postsecondary Accreditation or; publicly recognized as a member in good standing with the Association of Universities and Colleges of Canada,; or an institution of higher education located outside the United States and Canada, which, at the time the applicant was enrolled and at the time the applicant graduated, maintained a standard of training substantially equivalent to the standards of training of those institutions in the United States which are accredited by a regional accrediting body recognized by the Commission on Recognition of Postsecondary Accreditation. Such foreign education and training must have been received in an institution or program of higher education officially recognized by the government of the country in which it is located as an institution or program to train students to practice as professional marriage and family therapists or psychotherapists. The applicant has the burden of establishing that the requirements of this provision have been met shall be upon the applicant, and the board shall require documentation, such as, but not limited to, an evaluation by a foreign equivalency determination service, as evidence that the applicant's graduate degree program and education were equivalent to an accredited program in this country. An applicant with a master's degree from a program that which did not emphasize marriage and family therapy may complete the coursework requirement in a training institution fully accredited by the Commission on Accreditation for Marriage and Family Therapy Education recognized by the United States Department of Education.

(c) Has had at least 2 years of clinical experience during which 50 percent of the applicant's clients were receiving marriage and family therapy services, which must be at the post-master's level under the supervision of a licensed marriage and family therapist with at least 5 years of experience, or the equivalent, who is a qualified supervisor as determined by the board. An individual who intends to practice in Florida to satisfy the clinical experience requirements must register pursuant to s. 491.0045 before commencing practice. If a graduate has a master's degree with a major emphasis in marriage and family therapy or a closely related field which that did not include all of the coursework required by paragraph (b) under sub-subparagraphs (b)1.a.-e., credit for the post-master's level clinical experience may shall not commence until the applicant has completed a minimum of 10 of the courses required by paragraph (b) under sub-subparagraphs (b)1.a.-e., as determined by the board, and at least 6 semester hours or 9 quarter hours of the course credits must have been completed in the area of marriage and family systems, theories, or techniques. Within the 2 3 years of required experience, the applicant shall provide direct individual, group, or family therapy and counseling, to include the following categories of cases including those involving: unmarried dyads, married couples, separating and divorcing couples, and family groups that include including children. A doctoral internship may be applied toward the clinical experience requirement. A licensed mental health professional must be on the

premises when clinical services are provided by a registered intern in a private practice setting.

- (d) Has passed a theory and practice examination provided by the department $\frac{1}{1}$ for this purpose.
- (e) Has demonstrated, in a manner designated by *board* rule of the board, knowledge of the laws and rules governing the practice of clinical social work, marriage and family therapy, and mental health counseling.

(f)

For the purposes of dual licensure, the department shall license as a marriage and family therapist any person who meets the requirements of s. 491.0057. Fees for dual licensure may shall not exceed those stated in this subsection.

- (4) MENTAL HEALTH COUNSELING.—Upon verification of documentation and payment of a fee not to exceed \$200, as set by board rule, plus the actual per applicant cost of to the department for purchase of the examination from the National Board for Certified Counselors or its successor Professional Examination Service for the National Academy of Certified Clinical Mental Health Counselors or a similar national organization, the department shall issue a license as a mental health counselor to an applicant who the board certifies:
 - (a) Has submitted an application and paid the appropriate fee.
- (b)1. Has a minimum of an earned master's degree from a mental health counseling program accredited by the Council for the Accreditation of Counseling and Related Educational Programs which that consists of at least 60 semester hours or 80 quarter hours of clinical and didactic instruction, including a course in human sexuality and a course in substance abuse. If the master's degree is earned from a program related to the practice of mental health counseling which that is not accredited by the Council for the Accreditation of Counseling and Related Educational Programs, then the coursework and practicum, internship, or fieldwork must consist of at least 60 semester hours or 80 quarter hours and meet all of the following requirements:
- a. Thirty-three semester hours or 44 quarter hours of graduate coursework, which must include a minimum of 3 semester hours or 4 quarter hours of graduate-level coursework in each of the following 11 content areas: counseling theories and practice; human growth and development; diagnosis and treatment of psychopathology; human sexuality; group theories and practice; individual evaluation and assessment; career and lifestyle assessment; research and program evaluation; social and cultural foundations; substance abuse; and legal, ethical, and professional standards issues in the practice of mental health counseling in community settings; and substance abuse. Courses in research, thesis or dissertation work, practicums, internships, or fieldwork may not be applied toward this requirement.
- b. A minimum of 3 semester hours or 4 quarter hours of graduate-level coursework addressing diagnostic processes, including differential diagnosis and the use of the current diagnostic tools, such as the current edition of the American Psychiatric Association's Diagnostic and Statistical Manual of Mental Disorders. The graduate program must have emphasized the common core curricular experience in legal, ethical, and professional standards issues in the practice of mental health counseling, which includes goals, objectives, and practices of professional counseling organizations, codes of ethics, legal considerations, standards of preparation, certifications and licensing, and the role identity and professional obligations of mental health counselors. Courses in research, thesis or dissertation work, practicums, internships, or fieldwork may not be applied toward this requirement.
- c. The equivalent, as determined by the board, of at least 700 1,000 hours of university-sponsored supervised clinical practicum, internship, or field experience that includes at least 280 hours of direct client services, as required in the accrediting standards of the Council for Accreditation of Counseling and Related Educational Programs for mental health counseling programs. This experience may not be used to satisfy the post-master's clinical experience requirement.
- 2. Has provided additional documentation if a the course title that which appears on the applicant's transcript does not clearly identify the

content of the coursework., The applicant shall be required to provide additional documentation *must include*, including, but *is* not limited to, a syllabus or catalog description published for the course.

Education and training in mental health counseling must have been received in an institution of higher education that, which at the time the applicant graduated, was: fully accredited by a regional accrediting body recognized by the Council for Higher Education Accreditation or its successor organization or Commission on Recognition of Postsecondary Accreditation; publicly recognized as a member in good standing with the Association of Universities and Colleges of Canada,; or an institution of higher education located outside the United States and Canada, which, at the time the applicant was enrolled and at the time the applicant graduated, maintained a standard of training substantially equivalent to the standards of training of those institutions in the United States which are accredited by a regional accrediting body recognized by the Council for Higher Education Accreditation or its successor organization Commission on Recognition of Postsecondary Acereditation. Such foreign education and training must have been received in an institution or program of higher education officially recognized by the government of the country in which it is located as an institution or program to train students to practice as mental health counselors. The applicant has the burden of establishing that the requirements of this provision have been met shall be upon the applicant, and the board shall require documentation, such as, but not limited to, an evaluation by a foreign equivalency determination service, as evidence that the applicant's graduate degree program and education were equivalent to an accredited program in this country. Beginning July 1, 2025, an applicant must have a master's degree from a program that is accredited by the Council for Accreditation of Counseling and Related Educational Programs which consists of at least 60 semester hours or 80 quarter hours to apply for licensure under this paragraph.

- (c) Has had at least 2 years of clinical experience in mental health counseling, which must be at the post-master's level under the supervision of a licensed mental health counselor or the equivalent who is a qualified supervisor as determined by the board. An individual who intends to practice in Florida to satisfy the clinical experience requirements must register pursuant to s. 491.0045 before commencing practice. If a graduate has a master's degree with a major related to the practice of mental health counseling which that did not include all the coursework required under sub-subparagraphs (b)1.a. and b. (b)1.a.-b., credit for the post-master's level clinical experience may shall not commence until the applicant has completed a minimum of seven of the courses required under sub-subparagraphs (b)1.a. and b. (b)1.a.-b., as determined by the board, one of which must be a course in psychopathology or abnormal psychology. A doctoral internship may be applied toward the clinical experience requirement. A licensed mental health professional must be on the premises when clinical services are provided by a registered intern in a private practice setting.
- (d) Has passed a theory and practice examination provided by the department for this purpose.
- (e) Has demonstrated, in a manner designated by *board* rule of the board, knowledge of the laws and rules governing the practice of clinical social work, marriage and family therapy, and mental health counseling.
- Section 43. Paragraph (b) of subsection (1) of section 491.006, Florida Statutes, is amended to read:
 - 491.006 Licensure or certification by endorsement.—
- (1) The department shall license or grant a certificate to a person in a profession regulated by this chapter who, upon applying to the department and remitting the appropriate fee, demonstrates to the board that he or she:
- (b)1. Holds an active valid license to practice and has actively practiced the *licensed* profession for which licensure is applied in another state for 3 of the last 5 years immediately preceding licensure;
- 2. Meets the education requirements of this chapter for the profession for which licensure is applied.

- 2.3. Has passed a substantially equivalent licensing examination in another state or has passed the licensure examination in this state in the profession for which the applicant seeks licensure; and.
- 3.4. Holds a license in good standing, is not under investigation for an act that would constitute a violation of this chapter, and has not been found to have committed any act that would constitute a violation of this chapter.

The fees paid by any applicant for certification as a master social worker under this section are nonrefundable.

Section 44. Subsection (3) of section 491.007, Florida Statutes, is amended to read:

491.007 Renewal of license, registration, or certificate.—

(3) The board or department shall prescribe by rule a method for the biennial renewal of an intern registration at a fee set by rule, not to exceed \$100.

Section 45. Subsection (2) of section 491.009, Florida Statutes, is amended to read:

491.009 Discipline.—

(2) The board department, or, in the case of certified master social workers psychologists, the department board, may enter an order denying licensure or imposing any of the penalties authorized in s. 456.072(2) against any applicant for licensure or any licensee who violates is found guilty of violating any provision of subsection (1) of this section or who is found guilty of violating any provision of s. 456.072(1).

Section 46. Subsection (2) of section 491.0046, Florida Statutes, is amended to read:

491.0046 Provisional license; requirements.—

- (2) The department shall issue a provisional clinical social worker license, provisional marriage and family therapist license, or provisional mental health counselor license to each applicant who the board certifies has:
- (a) Completed the application form and remitted a nonrefundable application fee not to exceed \$100, as set by board rule; and
- (b) Earned a graduate degree in social work, a graduate degree with a major emphasis in marriage and family therapy or a closely related field, or a graduate degree in a major related to the practice of mental health counseling; and
 - (c) Has Met the following minimum coursework requirements:
- 1. For clinical social work, a minimum of 15 semester hours or 22 quarter hours of the coursework required by s. 491.005(1)(b)2.b.
- 2. For marriage and family therapy, 10 of the courses required by $s.\ 491.005(3)(b)\ s.\ 491.005(3)(b)1.a.\ e.$, as determined by the board, and at least 6 semester hours or 9 quarter hours of the course credits must have been completed in the area of marriage and family systems, theories, or techniques.
- 3. For mental health counseling, a minimum of seven of the courses required under s. 491.005(4)(b)1.a.-c.
- Section 47. Subsection (11) of section 945.42, Florida Statutes, is amended to read:
- 945.42 Definitions; ss. 945.40-945.49.—As used in ss. 945.40-945.49, the following terms shall have the meanings ascribed to them, unless the context shall clearly indicate otherwise:
- (11) "Psychological professional" means a behavioral practitioner who has an approved doctoral degree in psychology as defined in s. 490.003(3) s. 490.003(3)(b) and is employed by the department or who is licensed as a psychologist pursuant to chapter 490.
- Section 48. For the purpose of incorporating the amendment made by this act to section 459.0055, Florida Statutes, in a reference thereto, subsection (6) of section 459.021, Florida Statutes, is reenacted to read:

- 459.021 Registration of resident physicians, interns, and fellows; list of hospital employees; penalty.—
- (6) Any person desiring registration pursuant to this section shall meet all the requirements of s. 459.0055, except paragraphs (1)(l) and (m)

Section 49. Present subsection (7) of section 514.0115, Florida Statutes, is redesignated as subsection (8), and a new subsection (7) is added to that section, to read:

514.0115 Exemptions from supervision or regulation; variances.—

(7) Until such time as the department adopts rules for the supervision and regulation of surf pools, a surf pool that is larger than 4 acres is exempt from supervision under this chapter if the surf pool is permitted by a local government pursuant to a special use permit process in which the local government asserts regulatory authority over the construction of the surf pool and, in consultation with the department, establishes through the local government's special use permitting process the conditions for the surf pool's operation, water quality, and necessary lifesaving equipment. This subsection does not affect the department's or a county health department's right of entry pursuant to s. 514.04 or its authority to seek an injunction pursuant to s. 514.06 to restrain the operation of a surf pool permitted and operated under this subsection if the surf pool presents significant risks to public health. For the purposes of this subsection, the term "surf pool" means a pool that is designed to generate waves dedicated to the activity of surfing on a surfboard or an analogous surfing device commonly used in the ocean and intended for sport, as opposed to the general play intent of wave pools, other largescale public swimming pools, or other public bathing places.

Section 50. Subsection (7) of section 553.77, Florida Statutes, is amended to read:

553.77 Specific powers of the commission.—

(7) Building officials shall recognize and enforce variance orders issued by the Department of Health pursuant to $s.\ 514.0115(8)$ s. 514.0115(7), including any conditions attached to the granting of the variance.

Section 51. Present paragraphs (g) through (v) of subsection (4) of section 408.809, Florida Statutes, are redesignated as paragraphs (h) through (w), respectively, and a new paragraph (g) is added to that subsection, to read:

408.809 Background screening; prohibited offenses.—

- (4) In addition to the offenses listed in s. 435.04, all persons required to undergo background screening pursuant to this part or authorizing statutes must not have an arrest awaiting final disposition for, must not have been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, and must not have been adjudicated delinquent and the record not have been sealed or expunged for any of the following offenses or any similar offense of another jurisdiction:
- (g) Section 784.03, relating to battery, if the victim is a vulnerable adult as defined in s. 415.102 or a patient or resident of a facility licensed under chapter 395, chapter 400, or chapter 429.

If, upon rescreening, a person who is currently employed or contracted with a licensee as of June 30, 2014, and was screened and qualified under ss. 435.03 and 435.04, has a disqualifying offense that was not a disqualifying offense at the time of the last screening, but is a current disqualifying offense and was committed before the last screening, he or she may apply for an exemption from the appropriate licensing agency and, if agreed to by the employer, may continue to perform his or her duties until the licensing agency renders a decision on the application for exemption if the person is eligible to apply for an exemption and the exemption request is received by the agency no later than 30 days after receipt of the rescreening results by the person.

Section 52. Subsection (5) is added to section 456.0135, Florida Statutes, to read:

456.0135 General background screening provisions.—

(5) In addition to the offenses listed in s. 435.04, all persons required to undergo background screening under this section, other than those licensed under s. 465.022, must not have an arrest awaiting final disposition for, must not have been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, and must not have been adjudicated delinquent and the record not have been sealed or expunged for an offense under s. 784.03 or any similar offense of another jurisdiction relating to battery, if the victim is a vulnerable adult as defined in s. 415.102 or a patient or resident of a facility licensed under chapter 395, chapter 400, or chapter 429.

Section 53. The amendments and reenactments made by this act to sections 466.0067, 466.00671, and 466.00672, Florida Statutes, are remedial in nature, shall take effect upon this act becoming a law, and shall apply retroactively to January 1, 2020. This section shall take effect upon this act becoming a law.

Section 54. 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, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to health regulation; amending s. 39.303, F.S.; specifying direct reporting requirements for certain positions within the Children's Medical Services Program; amending s. 381.0042, F.S.; revising the purpose of patient care networks from serving patients with acquired immune deficiency syndrome to serving those with human immunodeficiency virus; conforming provisions to changes made by the act; deleting obsolete language; amending s. 381.4018, F.S.; requiring the Department of Health to develop strategies to maximize federalstate partnerships that provide incentives for physicians to practice in medically underserved or rural areas; authorizing the department to adopt certain rules; amending s. 381.915, F.S.; revising term limits for Tier 3 cancer center designations within the Florida Consortium of National Cancer Institute Centers Program; amending s. 401.35, F.S.; revising provisions related to the department's rules governing minimum standards for ground ambulances and emergency medical services vehicles; deleting the requirement that the department base rules governing medical supplies and equipment required in ambulances and emergency medical services vehicles on a certain association's standards; deleting the requirement that the department base rules governing ambulance or emergency medical services vehicle design and construction on a certain agency's standards and instead requiring the department to base such rules on national standards recognized by the department; amending s. 404.031, F.S.; defining the term "useful beam "; amending s. 404.22, F.S.; providing limitations on the maintenance, operation, and modification of certain radiation machines; providing conditions for the authorized exposure of human beings to the radiation emitted from a radiation machine; amending s. 456.013, F.S.; revising health care practitioner licensure application requirements; authorizing the board or department to issue a temporary license to certain applicants which expires after 60 days; amending s. 456.053, F.S.; revising the definition of the term "referral"; amending s. 456.072, F.S.; prohibiting specified acts by health care practitioners relating to specialty designations; revising grounds for certain disciplinary actions to conform to changes made by the act; authorizing the department to enforce compliance with the act; authorizing the department to take specified disciplinary action against health care practitioners in violation of the act; specifying applicable administrative penalties; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations; amending s. 456.074, F.S.; conforming provisions to changes made by the act; amending s. 458.3145, F.S.; revising the list of individuals who may be issued a medical faculty certificate without examination; amending s. 458.3312, F.S.; removing a prohibition against physicians representing themselves as board-certified specialists in dermatology unless the recognizing agency is reviewed and reauthorized on a specified basis by the Board of Medicine; amending s. 459.0055, F.S.; revising licensure requirements for a person seeking licensure or certification as an osteopathic physician; repealing s. 460.4166, F.S., relating to registered chiropractic assistants; amending s. 464.019, F.S.; authorizing the Board of Nursing to adopt specified rules; extending through 2025 the Florida Center for Nursing's responsibility to study and issue an annual report on the implementation of nursing education programs; authorizing certain nursing education programs to apply for an extension for accreditation within a specified timeframe; providing limitations on and eligibility criteria for the extension; providing a tolling provision; amending s. 464.202, F.S.; requiring the Board of Nursing to adopt rules that include disciplinary procedures and standards of practice for certified nursing assistants; amending s. 464.203, F.S.; revising certification requirements for nursing assistants; amending s. 464.204, F.S.; revising grounds for board-imposed disciplinary sanctions; amending s. 466.006, F.S.; revising certain examination requirements for applicants seeking dental licensure; reviving, reenacting, and amending s. 466.0067, F.S., relating to the application for a health access dental license; reviving, reenacting, and amending s. 466.00671, F.S., relating to the renewal of such a license; reviving and reenacting s. 466.00672, F.S., relating to the revocation of such license; amending s. 466.007, F.S.; revising requirements for dental hygienist licensure; amending s. 466.017, F.S.; requiring dentists and certified registered dental hygienists to report in writing certain adverse incidents to the department within a specified timeframe; providing for disciplinary action by the Board of Dentistry for violations; defining the term "adverse incident"; authorizing the board to adopt rules; amending s. 466.031, F.S.; making technical changes; authorizing an employee or an independent contractor of a dental laboratory, acting as an agent of that dental laboratory, to engage in onsite consultation with a licensed dentist during a dental procedure; amending s. 466.036, F.S.; revising the frequency of dental laboratory inspections during a specified period; amending s. 468.701, F.S.; revising the definition of the term "athletic trainer"; deleting a requirement that is relocated to another section; amending s. 468.707, F.S.; revising athletic trainer licensure requirements; amending s. 468.711, F.S.; requiring certain athletic trainer licensees to maintain certification in good standing without lapse as a condition of license renewal; amending s. 468.713, F.S.; requiring that an athletic trainer work within a specified scope of practice; relocating an existing requirement that was stricken from another section; amending s. 468.723, F.S.; requiring the direct supervision of an athletic training student to be in accordance with rules adopted by the Board of Athletic Training; amending s. 468.803, F.S.; revising orthotic, prosthetic, and pedorthic licensure, registration, and examination requirements; amending s. 480.033, F.S.; revising the definition of the term "apprentice"; amending s. 480.041, F.S.; revising qualifications for licensure as a massage therapist; specifying that massage apprentices licensed before a specified date may continue to perform massage therapy as authorized under their licenses; authorizing massage apprentices to apply for full licensure upon completion of their apprenticeships, under certain conditions; repealing s. 480.042, F.S., relating to examinations for licensure as a massage therapist; amending s. 490.003, F.S.; revising the definition of the terms "doctoral-level psychological education" and "doctoral degree in psychology"; amending s. 490.005, F.S.; revising requirements for licensure by examination of psychologists and school psychologists; amending s. 490.006, F.S.; revising requirements for licensure by endorsement of psychologists and school psychologists; amending s. 491.0045, F.S.; exempting clinical social worker interns, marriage and family therapist interns, and mental health counselor interns from registration requirements, under certain circumstances; amending s. 491.005, F.S.; revising requirements for the licensure by examination of marriage and family therapists; revising requirements for the licensure by examination of mental health counselors; amending s. 491.006, F.S.; revising requirements for licensure by endorsement or certification for specified professions; amending s. 491.007, F.S.; removing a biennial intern registration fee; amending s. 491.009, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling or, under certain circumstances, the department to enter an order denying licensure or imposing penalties against an applicant for licensure under certain circumstances; amending ss. 491.0046 and 945.42, F.S.; conforming cross-references; reenacting s. 459.021(6), F.S., relating to registration of osteopathic resident physicians, interns, and fellows, to incorporate the amendment made to s. 459.0055, F.S., in a reference thereto; amending s. 514.0115, F.S.; providing that certain surf pools are exempt from

supervision for specified provisions under certain circumstances; providing construction; defining the term "surf pool"; amending s. 553.77, F.S.; conforming a cross-reference; amending s. 408.809, F.S.; providing that battery on a specified victim is a disqualifying offense for employment in certain health care facilities; amending s. 456.0135, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; providing for retroactive applicability of specified provisions; providing effective dates.

Senator Harrell moved the following amendment to **Amendment 1** (624474) which was adopted:

Amendment 1A (272342)—Delete line 388 and insert: diagnostic imaging services and has more than 30,000 patients enrolled per

Senator Diaz moved the following amendment to **Amendment 1** (624474) which was adopted:

Amendment 1B (446828) (with title amendment)—Between lines 589 and 590 insert:

Section 15. Paragraphs (a) and (b) of subsection (9) of section 458.347, Florida Statutes, are amended to read:

458.347 Physician assistants.—

- (9) COUNCIL ON PHYSICIAN ASSISTANTS.—The Council on Physician Assistants is created within the department.
 - (a) The council shall consist of five members appointed as follows:
- 1. The chairperson of the Board of Medicine shall appoint *one member* three members who *is a physician and member* are physicians and members of the Board of Medicine who supervises. One of the physicians must supervise a physician assistant in the physician's practice.
- 2. The chairperson of the Board of Osteopathic Medicine shall appoint one member who is a physician and α member of the Board of Osteopathic Medicine who supervises a physician assistant in the physician's practice.
- 3. The State Surgeon General or his or her designee shall appoint *three* a fully licensed physician *assistants* assistant licensed under this chapter or chapter 459.
- (b) Two of the members appointed to the council must be physicians who supervise physician assistants in their practice. Members shall be appointed to terms of 4 years, except that of the initial appointments, two members shall be appointed to terms of 2 years, two members shall be appointed to terms of 3 years, and one member shall be appointed to a term of 4 years, as established by rule of the boards. Council members may not serve more than two consecutive terms. The council shall annually elect a chairperson from among its members.
- Section 16. Paragraphs (a) and (b) of subsection (9) of section 459.022, Florida Statutes, are amended to read:

459.022 Physician assistants.—

- (9) COUNCIL ON PHYSICIAN ASSISTANTS.—The Council on Physician Assistants is created within the department.
 - (a) The council shall consist of five members appointed as follows:
- 1. The chairperson of the Board of Medicine shall appoint *one member* three members who is a physician and member are physicians and members of the Board of Medicine who supervises. One of the physicians must supervise a physician assistant in the physician's practice.
- 2. The chairperson of the Board of Osteopathic Medicine shall appoint one member who is a physician and a member of the Board of Osteopathic Medicine who supervises a physician assistant in the physician's practice.

- 3. The State Surgeon General or her or his designee shall appoint three~a fully licensed physician assistants~assistant licensed under chapter 458 or this chapter.
- (b) Two of the members appointed to the council must be physicians who supervise physician assistants in their practice. Members shall be appointed to terms of 4 years, except that of the initial appointments, two members shall be appointed to terms of 2 years, two members shall be appointed to terms of 3 years, and one member shall be appointed to a term of 4 years, as established by rule of the boards. Council members may not serve more than two consecutive terms. The council shall annually elect a chairperson from among its members.

And the title is amended as follows:

Delete line 2079 and insert: specified basis by the Board of Medicine; amending ss. 458.347 and 459.022, F.S.; revising requirements relating to the Council on Physician Assistants membership; conforming provisions to changes made by the act; amending s.

Amendment 1 (624474), as amended, was adopted.

On motion by Senator Harrell, by two-thirds vote, **CS for CS for CS for HB 713**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Farmer	Pizzo
Albritton	Flores	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

Nays—None

SENATOR BRADLEY PRESIDING

THE PRESIDENT PRESIDING

The Senate resumed consideration of—

CS for HB 491—A bill to be entitled An act relating to the disposition of surplus funds by candidates; amending s. 106.141, F.S.; prohibiting a candidate from donating surplus funds to a charitable organization that employs the candidate; providing that a candidate may give certain surplus funds to the state or a political subdivision to be disbursed in a specified manner; providing an effective date.

—which was previously considered March 11 with pending **Amendment 1 (557896)** by Senator Brandes and pending point of order by Senator Rodriguez.

POINT OF ORDER DISPOSITION

The point of order and Amendment 1 (557896) were withdrawn.

SENATOR BRADLEY PRESIDING

Senator Brandes moved the following amendment which was adopted:

Amendment 2 (609638) (with title amendment)—Delete line 37 and insert:

Section 2. Effective upon becoming a law, paragraph (t) of subsection (2) of section 97.052, Florida Statutes, is amended to read:

- 97.052 Uniform statewide voter registration application.—
- (2) The uniform statewide voter registration application must be designed to elicit the following information from the applicant:
- (t)1. Whether the applicant has never been convicted of a felony, and if convicted, has had his or her voting rights restored by including the statement "I affirm I have never been convicted of a felony or, if I have been, my rights relating to voting have been restored." and providing a box for the applicant to check to affirm the statement.
- 2. Whether the applicant has been convicted of a felony, and if convicted, has had his or her civil rights restored through executive elemency, by including the statement "If I have been convicted of a felony, I affirm my voting rights have been restored by the Board of Executive Clemency," and providing a box for the applicant to check to affirm the statement.
- 3. Whether the applicant has been convicted of a felony and, if convicted, has had his or her voting rights restored pursuant s. 4, Art. VI of the State Constitution, by including the statement "If I have been convicted of a felony, I affirm my voting rights have been restored pursuant to s. 4, Art. VI of the State Constitution upon the completion of all terms of my sentence, including parole or probation." and providing a box for the applicant to check to affirm the statement.
- Section 3. Effective upon becoming a law, paragraph (a) of subsection (5) of section 97.053, Florida Statutes, is amended to read:
 - 97.053 Acceptance of voter registration applications.—
- (5)(a) A voter registration application is complete if it contains the following information necessary to establish the applicant's eligibility pursuant to s. 97.041, including:
 - 1. The applicant's name.
- 2. The applicant's address of legal residence, including a distinguishing apartment, suite, lot, room, or dormitory room number or other identifier, if appropriate. Failure to include a distinguishing apartment, suite, lot, room, or dormitory room or other identifier on a voter registration application does not impact a voter's eligibility to register to vote or cast a ballot, and such an omission may not serve as the basis for a challenge to a voter's eligibility or reason to not count a ballot
 - 3. The applicant's date of birth.
- 4. A mark in the checkbox affirming that the applicant is a citizen of the United States.
- 5.a. The applicant's current and valid Florida driver license number or the identification number from a Florida identification card issued under s. 322.051, or
- b. If the applicant has not been issued a current and valid Florida driver license or a Florida identification card, the last four digits of the applicant's social security number.

In case an applicant has not been issued a current and valid Florida driver license, Florida identification card, or social security number, the applicant shall affirm this fact in the manner prescribed in the uniform statewide voter registration application.

- 6. A mark in the applicable checkbox affirming that the applicant has not been convicted of a felony or that, if convicted, has had his or her civil rights restored through executive elemency, or has had his or her voting rights restored pursuant to s. 4, Art. VI of the State Constitution.
- 7. A mark in the checkbox affirming that the applicant has not been adjudicated mentally incapacitated with respect to voting or that, if so adjudicated, has had his or her right to vote restored.
- 8. The original signature or a digital signature transmitted by the Department of Highway Safety and Motor Vehicles of the applicant swearing or affirming under the penalty for false swearing pursuant to s. 104.011 that the information contained in the registration application is true and subscribing to the oath required by s. 3, Art. VI of the State Constitution and s. 97.051.

- Section 4. Effective upon becoming a law, paragraphs (d), (e), and (f) of subsection (1) of section 97.0585, Florida Statutes, are amended to read:
- 97.0585 Public records exemption; information regarding voters and voter registration; confidentiality.—
- (1) The following information held by an agency, as defined in s. 119.011, and obtained for the purpose of voter registration is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution and may be used only for purposes of voter registration:
- (d) Information related to a voter registration applicant's or voter's prior felony conviction and whether such person has had his or her voting rights restored by the Board of Executive Clemency or pursuant to s. 4, Art. VI of the State Constitution.
- (e) All information concerning preregistered voter registration applicants who are 16 or 17 years of age.
- (e)(f) Paragraph (d) is Paragraphs (d) and (e) are subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2024, unless reviewed and saved from repeal through reenactment by the Legislature.
- Section 5. Paragraph (b) of subsection (1) of section 101.043, Florida Statutes, is amended to read:
 - 101.043 Identification required at polls.—

(1)

- (b) If the picture identification does not contain the signature of the elector, an additional identification that provides the elector's signature shall be required. The address appearing on the identification presented by the elector may not be used as the basis to confirm an elector's legal residence or otherwise challenge an elector's legal residence. The elector shall sign his or her name in the space provided on the precinct register or on an electronic device provided for recording the elector's signature. The clerk or inspector shall compare the signature with that on the identification provided by the elector and enter his or her initials in the space provided on the precinct register or on an electronic device provided for that purpose and allow the elector to vote if the clerk or inspector is satisfied as to the identity of the elector.
- Section 6. Effective upon becoming a law, subsection (2) of section 101.5612, Florida Statutes, is amended to read:
 - 101.5612 Testing of tabulating equipment.—
- (2) On any day not more than 25 10 days before prior to the commencement of early voting as provided in s. 101.657, the supervisor of elections shall have the automatic tabulating equipment publicly tested to ascertain that the equipment will correctly count the votes cast for all offices and on all measures. If the ballots to be used at the polling place on election day are not available at the time of the testing, the supervisor may conduct an additional test not more than 10 days before election day. Public notice of the time and place of the test shall be given at least 48 hours prior thereto by publication on the supervisor of elections' website and once in one or more newspapers of general circulation in the county or, if there is no newspaper of general circulation in the county, by posting the notice in at least four conspicuous places in the county. The supervisor or the municipal elections official may, at the time of qualifying, give written notice of the time and location of the public preelection test to each candidate qualifying with that office and obtain a signed receipt that the notice has been given. The Department of State shall give written notice to each statewide candidate at the time of qualifying, or immediately at the end of qualifying, that the voting equipment will be tested and advise each candidate to contact the county supervisor of elections as to the time and location of the public preelection test. The supervisor or the municipal elections official shall, at least 30 15 days before prior to the commencement of early voting as provided in s. 101.657, send written notice by certified mail to the county party chair of each political party and to all candidates for other than statewide office whose names appear on the ballot in the county and who did not receive written notification from the supervisor or municipal elections official at the time of qualifying, stating the time and location of the public preelection test of the automatic tabulating equipment. The canvassing board shall convene, and each member of

the canvassing board shall certify to the accuracy of the test. For the test, the canvassing board may designate one member to represent it. The test shall be open to representatives of the political parties, the press, and the public. Each political party may designate one person with expertise in the computer field who shall be allowed in the central counting room when all tests are being conducted and when the official votes are being counted. The designee shall not interfere with the normal operation of the canvassing board.

Section 7. Paragraph (a) of subsection (4) of section 101.5614, Florida Statutes, is amended to read:

101.5614 Canvass of returns.—

(4)(a) If any vote-by-mail ballot is physically damaged so that it cannot properly be counted by the automatic tabulating equipment, a true duplicate copy shall be made of the damaged ballot in the presence of witnesses and substituted for the damaged ballot. Likewise, A duplicate ballot *must also* shall be made of a vote-by-mail ballot containing an overvoted race or a marked vote-by-mail ballot in which every race is undervoted, including which shall include all valid votes as determined by the canvassing board based on rules adopted by the division pursuant to s. 102.166(4). Upon request, a physically present candidate, a political party official, a political committee official, or an authorized designee thereof, must be allowed to observe the duplication of ballots. All duplicate ballots shall be clearly labeled "duplicate," bear a serial number which shall be recorded on the defective ballot, and be counted in lieu of the defective ballot. After a ballot has been duplicated, the defective ballot shall be placed in an envelope provided for that purpose, and the duplicate ballot shall be tallied with the other ballots for that precinct.

Section 8. Subsection (1) of section 101.6103, Florida Statutes, is amended to read:

101.6103 Mail ballot election procedure.—

(1) Except as otherwise provided in subsection (7), the supervisor of elections shall mail all official ballots with a secrecy envelope, a return mailing envelope, and instructions sufficient to describe the voting process to each elector entitled to vote in the election not sooner than the 40th 20th day before the election and not later than the 10th day before the date of the election. All such ballots shall be mailed by first-class mail. Ballots shall be addressed to each elector at the address appearing in the registration records and placed in an envelope which is prominently marked "Do Not Forward."

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, 2020.

And the title is amended as follows:

Delete lines 2-8 and insert: An act relating to elections; amending s. 106.141, F.S.; prohibiting a candidate from donating surplus funds to a charitable organization that employs the candidate; providing that a candidate may give certain surplus funds to the state or a political subdivision to be disbursed in a specified manner; amending ss. 97.052 and 97.053, F.S.; revising requirements for the uniform statewide voter registration application and the acceptance of such applications; amending s. 97.0585, F.S.; deleting an exemption from public records requirements for information related to a voter registration applicant's or voter's prior felony conviction and his or her restoration of voting rights to conform to changes made by the act; amending s. 101.043, F.S.; deleting a provision that prohibits the use of an address appearing on identification presented by an elector at the polls as a basis to confirm an elector's legal residence; amending s. 101.5612, F.S.; revising the timeframes for conducting public preelection testing of automatic tabulating equipment; amending s. 101.5614, F.S.; removing the requirement that duplicate ballots be made of vote-by-mail ballots containing overvoted races; amending s. 101.6103, F.S.; revising the timeframe in which the supervisor of elections must mail ballots in elections conducted under the Mail Ballot Election Act; providing effective dates.

On motion by Senator Perry, by two-thirds vote, **CS for HB 491**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Mr. President Flores Powell Albritton Gainer Rader Baxley Gibson Rodriguez Bean Gruters Rouson Benacquisto Harrell Simmons Hooper Berman Simpson Stargel Hutson Book Brandes Lee Stewart Braynon Mayfield Taddeo Montford Thurston Broxson Cruz Passidomo Torres Diaz Perry Wright Pizzo Farmer

Nays-None

Vote after roll call:

Yea—Bradley

Consideration of CS for SB 1500 and SB 7060 was deferred.

By direction of the President, pursuant to Rule 4.3(3), the Senate reverted to— $\,$

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1066, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for SB 1066—A bill to be entitled An act relating to impact fees; amending s. 163.31801, F.S.; prohibiting new or increased impact fees from applying to certain applications; providing an exception; providing applicability; providing a calculation on which contributions to mitigate impacts not otherwise funded by impact fees must be based; prohibiting such contributions from being collected before the issuance of building permits; providing that impact fee credits are assignable and transferable under certain conditions; providing an effective date.

House Amendment 1 (288171) (with title amendment)—Remove lines 83-101 and insert: market value.

And the title is amended as follows:

Remove lines 4-9 and insert: applying to certain applications; providing

On motion by Senator Gruters, the Senate refused to concur in **House Amendment 1 (288171)** to **CS for CS for CS for SB 1066** and the House was requested to recede. The action of the Senate was certified to the House.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1120, with 2 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for SB 1120—A bill to be entitled An act relating to substance abuse services; amending s. 397.4073, F.S.; specifying that certified recovery residence administrators and certain persons asso-

ciated with certified recovery residences are subject to certain background screenings; requiring, rather than authorizing, the exemption from disqualification from employment for certain substance abuse service provider personnel; revising eligibility for exemption from disqualification from employment for such personnel; amending s. 397.487, F.S.; deleting a provision relating to background screenings for certain persons associated with applicant recovery residences; amending s. 397.4872, F.S.; deleting provisions relating to exemptions from disqualification for certain persons associated with recovery residences; amending s. 397.4873, F.S.; providing criminal penalties for violations relating to recovery residence patient referrals; amending s. 817.505, F.S.; revising provisions relating to payment practices exempt from prohibitions on patient brokering; amending ss. 397.4871 and 435.07, F.S.; conforming provisions to changes made by the act; providing an effective date.

House Amendment 1 (780023) (with title amendment)—Remove lines 28-125 and insert:

Section 1. Paragraph (b) of subsection (4) of section 397.4073, Florida Statutes, is amended to read:

397.4073 Background checks of service provider personnel.—

- (4) EXEMPTIONS FROM DISQUALIFICATION.—
- (b) Since rehabilitated substance abuse impaired persons are effective in the successful treatment and rehabilitation of individuals with substance use disorders, For service providers that which treat adolescents 13 years of age and older, service provider personnel whose background checks indicate crimes under s. 796.07(2)(e), s. 810.02(4), s. 812.014(2)(c), s. 817.563, s. 831.01, s. 831.02, s. 893.13, or s. 893.147, and any related criminal attempt, solicitation, or conspiracy under s. 777.04:
- 1. Shall may be exempted from disqualification from employment for such offenses pursuant to this paragraph *if*:
- a. At least 5 years, or at least 3 years in the case of an individual seeking certification as a peer specialist under s. 397.417, have elapsed since the applicant requesting an exemption has completed or has been lawfully released from any confinement, supervision, or nonmonetary condition imposed by a court for the applicant's most recent disqualifying offense under this paragraph.
- b. The applicant for an exemption has not been arrested for any offense during the 5 years, or 3 years in the case of a peer specialist, before the request for exemption.
- 2. May be exempted from disqualification from employment for such offenses without a waiting period as provided under s. 435.07(2).
- Section 2. Subsection (6) of section 397.487, Florida Statutes, is amended to read:
 - 397.487 Voluntary certification of recovery residences.—
- (6) All owners, directors, and chief financial officers of an applicant recovery residence are subject to level 2 background screening as provided under s. 408.809 and chapter 435. A recovery residence is ineligible for certification, and a credentialing entity shall deny a recovery residence's application, if any owner, director, or chief financial officer has been found guilty of, or has entered a plea of guilty or nolo contendere to, regardless of adjudication, any offense listed in s. 408.809(4) or s. 435.04(2) unless the department has issued an exemption under s. 435.07 s. 397.4073 or s. 397.4872. In accordance with s. 435.04, the department shall notify the credentialing agency of an owner's, director's, or chief financial officer's eligibility based on the results of his or her background screening.
- Section 3. Subsection (5) of section 397.4871, Florida Statutes, is amended to read:
 - 397.4871 Recovery residence administrator certification.—
- (5) All applicants are subject to level 2 background screening as provided under chapter 435. An applicant is ineligible, and a credentialing entity shall deny the application, if the applicant has been found guilty of, or has entered a plea of guilty or nolo contendere to,

regardless of adjudication, any offense listed in $s.\ 408.809\ or\ s.\ 435.04(2)$ unless the department has issued an exemption under $s.\ 435.07\ s.\ 397.4872$. In accordance with s. 435.04, the department shall notify the credentialing agency of the applicant's eligibility based on the results of his or her background screening.

Section 4. Subsections (2) and (3) of section 397.4872, Florida Statutes, are amended to read:

- 397.4872 Exemption from disqualification; publication.—
- (2) The department may exempt a person from ss. 397.487(6) and 397.4871(5) if it has been at least 3 years since the person has completed or been lawfully released from confinement, supervision, or sanction for the disqualifying offense. An exemption from the disqualifying offenses may not be given under any circumstances for any person who is a:
 - (a) Sexual predator pursuant to s. 775.21;
 - (b) Career offender pursuant to s. 775.261; or
- (e) Sexual offender pursuant to s. 943.0435, unless the requirement to register as a sexual offender has been removed pursuant to s. 943.04354.
- (2)(3) By April 1, 2016, each credentialing entity shall submit a list to the department of all recovery residences and recovery residence administrators certified by the credentialing entity that hold a valid certificate of compliance. Thereafter, The credentialing entity must notify the department within 3 business days after a new recovery residence or recovery residence administrator is certified or a recovery residence or recovery residence administrator's certificate expires or is terminated. The department shall publish on its website a list of all recovery residences that hold a valid certificate of compliance. The department shall also publish on its website a list of all recovery residence or recovery residence administrators who hold a valid certificate of compliance. A recovery residence or recovery residence administrator shall be excluded from the list upon written request to the department by the listed individual or entity.

And the title is amended as follows:

Remove lines 3-17 and insert: s. 397.4073, F.S.; requiring, rather than authorizing, an exemption from disqualification from employment for certain substance abuse service provider personnel under certain circumstances; providing that certain persons may be granted such exemption without a waiting period under certain circumstances; amending ss. 397.487 and 397.4871, F.S.; conforming cross-references to changes made by the act; amending s. 397.4872, F.S.; removing the authority of the Department of Children and Families to grant exemptions from disqualification under ch. 397, F.S., under certain circumstances; removing an obsolete provision; amending s. 397.4873, F.S.;

House Amendment 2 (162269) (with title amendment)—Remove lines 144-197 and insert:

- Section 5. Paragraph (a) of subsection (3) of section 817.505, Florida Statutes, is amended to read:
 - 817.505 Patient brokering prohibited; exceptions; penalties.—
 - (3) This section shall not apply to the following payment practices:
- (a) Any discount, payment, waiver of payment, or payment practice not prohibited expressly authorized by 42 U.S.C. s. $1320a \cdot 7b(b) \cdot 42$ U.S.C. s. $1320a \cdot 7b(b) \cdot (3)$ or regulations promulgated adopted thereunder.

And the title is amended as follows:

Remove lines 22-23 and insert: brokering;

On motion by Senator Harrell, the Senate concurred in House Amendment 1 (780023) and House Amendment 2 (162269).

CS for CS for SB 1120 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

Mr. President Flores Powell Albritton Gainer Rader Baxley Gibson Rodriguez Bean Gruters Rouson Benacquisto Harrell Simmons Hooper Berman Simpson Hutson Stargel Book Brandes Lee Stewart Braynon Mayfield Taddeo Montford Broxson Thurston Passidomo Torres Cruz Diaz Perry Wright Farmer Pizzo

Nays-None

Vote after roll call:

Yea—Bradley

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1582, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for SB 1582—A bill to be entitled An act relating to asbestos trust claims; creating s. 774.301, F.S.; defining terms; requiring a plaintiff who files an asbestos claim to provide certain information to the parties of the action within a specified timeframe; requiring the plaintiff to supplement the information and materials under certain circumstances within a specified timeframe; authorizing the defendant to seek discovery from an asbestos trust; prohibiting the plaintiff from claiming privilege or confidentiality to bar discovery of such materials; providing that asbestos trust claim materials are admissible in evidence under certain circumstances; providing for the adjustment of a judgment under certain circumstances; providing for severability; providing an effective date.

House Amendment 1 (838709) (with title amendment)—Remove lines 43-45 and insert: *plaintiff shall:*

- (a) Investigate all asbestos trusts to determine which claims the plaintiff is eligible to file.
 - (b) File all asbestos trust claims the plaintiff is eligible to file.
 - (c) Provide all parties with:
 - 1. All trust claim materials.
- 2. A sworn statement verifying that an investigation of all asbestos trusts has been conducted, all asbestos trust claims for which the plaintiff is eligible to file have been filed, and all trust claim materials have been provided to the parties.

And the title is amended as follows:

Remove line 4 and insert: who files an asbestos claim to investigate all asbestos trusts, file all asbestos trust claims the plaintiff is eligible to file, and provide certain

Senator Simmons moved the following amendment to **House Amendment 1 (838709)** which was adopted:

Senate Amendment 1 (845444) (with title amendment) to House Amendment 1 (838709) (with title amendment)—Delete lines 6-16 and insert:

(a) Investigate all asbestos trusts to determine which claims the plaintiff could file that are reasonably expected to be approved for compensation from the trust.

- (b) File all asbestos trust claims that would be cost effective to file and for which the plaintiff would reasonably expect to be approved for compensation.
 - (c) Provide all parties with:
 - 1. All trust claim materials.
- 2. A sworn statement verifying that an investigation of all asbestos trusts has been conducted, all asbestos trust claims that the plaintiff must file pursuant to paragraph (b) have been filed, and all trust claim materials have been provided to the parties.

And the title is amended as follows:

Delete lines 22-23 and insert: asbestos trusts, file all appropriate asbestos trust claims, and provide certain

On motion by Senator Simmons, the Senate concurred in **House Amendment 1 (838709)**, as amended, and requested the House to concur in the Senate amendment to the House amendment.

CS for SB 1582 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-38

Albritton	Flores	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright
Farmer	Pizzo	

Nays-None

Vote after roll call:

Yea-Mr. President

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1876, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for CS for CS for SB 1876—A bill to be entitled An act relating to the state hemp program; amending s. 500.03, F.S.; revising the definition of the term "food" to include hemp extract for purposes of the Florida Food Safety Act; amending s. 500.12, F.S.; providing that a person operating a minor food outlet that sells hemp extract is not exempt from certain food permit requirements; amending s. 581.217, F.S.; redefining the term "hemp extract"; directing the Department of Agriculture and Consumer Services, in consultation with the Administration Commission, to submit an amended plan for the state program to the United States Secretary of Agriculture under certain circumstances; providing that hemp extract that does not meet certain requirements will be considered adulterated or misbranded; prohibiting the sale of certain hemp extract products to individuals under a specified age; revising the contents of the department's required monthly report to the United States Secretary of Agriculture; authorizing the department to contract with entities to provide certain collection, testing, and disposal services; requiring samples to be taken within a specified timeframe before the anticipated harvest; providing that the Industrial Hemp Advisory Council is the sole advisory body to provide information, advice, and expertise regarding the program to the department; prohibiting the creation of other advisory bodies for such

purpose; providing terms for advisory council members and the council chair; providing requirements for filling advisory council vacancies; directing the department to submit a report that provides recommendations for program fees to the Legislature by a specified date; providing an effective date.

House Amendment 1 (800749) (with title amendment)—Remove lines 82-235 and insert:

- Section 3. Subsections (3), (4), (6), (7), (9), (11), (12), and (14) of section 581.217, Florida Statutes, are amended, and subsection (15) is added to that section, to read:
 - 581.217 State hemp program.—
 - (3) DEFINITIONS.—As used in this section, the term:
 - (a) "Certifying agency" has the same meaning as in s. 578.011(8).
- (a)(b) "Contaminants unsafe for human consumption" includes, but is not limited to, any microbe, fungus, yeast, mildew, herbicide, pesticide, fungicide, residual solvent, metal, or other contaminant found in any amount that exceeds any of the accepted limitations as determined by rules adopted by the Department of Health in accordance with s. 381.986, or other limitation pursuant to the laws of this state, whichever amount is less.
- (b)(e) "Cultivate" means planting, watering, growing, or harvesting hemp.
- (c)(d) "Hemp" means the plant Cannabis sativa L. and any part of that plant, including the seeds thereof, and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts of isomers thereof, whether growing or not, that has a total delta-9-tetrahydrocannabinol concentration that does not exceed 0.3 percent on a dry-weight basis.
- (d) "Hemp extract" means a substance or compound intended for ingestion, containing more than trace amounts of cannabinoid, or for inhalation which that is derived from or contains hemp and which that does not contain other controlled substances. The term does not include synthetic cannabidiol or seeds or seed-derived ingredients that are generally recognized as safe by the United States Food and Drug Administration.
 - (e)(f) "Independent testing laboratory" means a laboratory that:
- 1. Does not have a direct or indirect interest in the entity whose product is being tested;
- 2. Does not have a direct or indirect interest in a facility that cultivates, processes, distributes, dispenses, or sells hemp or hemp extract in the state or in another jurisdiction or cultivates, processes, distributes, dispenses, or sells marijuana, as defined in s. 381.986; and
- 3. Is accredited by a third-party accrediting body as a competent testing laboratory pursuant to ISO/IEC 17025 of the International Organization for Standardization.
- (4) FEDERAL APPROVAL.—The department shall seek approval of the state plan for the regulation of the cultivation of hemp with the United States Secretary of Agriculture in accordance with 7 U.S.C. s. 1639p within 30 days after adopting rules. If the state plan is not approved by the United States Secretary of Agriculture, the Commissioner of Agriculture, in consultation with and with final approval from the Administration Commission, shall develop a recommendation to amend the state plan and submit the recommendation to the Legislature. If revisions to the state plan can be made without statutory changes, the department, in consultation with and with final approval from the Administration Commission, shall submit an amended plan to the United States Secretary of Agriculture.
- (6) HEMP SEED.—A licensee may only use hemp seeds and cultivars, including hemp seeds and cultivars approved by certified by a certifying agency or a university conducting an industrial hemp pilot project pursuant to s. 1004.4473. All hemp seeds and cultivars distributed, offered for sale, or sold for cultivation must comply with rules adopted by the department.

- (7) DISTRIBUTION AND RETAIL SALE OF HEMP EXTRACT.—
- (a) Hemp extract may only be distributed and sold in the state if the product:
- 1.(a) Has a certificate of analysis prepared by an independent testing laboratory that states:
- a.1. The hemp extract is the product of a batch tested by the independent testing laboratory;
- b.2. The batch contained a total delta-9-tetrahydrocannabinol concentration that did not exceed 0.3 percent on a dry weight basis pursuant to the testing of a random sample of the batch; and
- c.3. The batch does not contain contaminants unsafe for human consumption.
 - 2.(b) Is distributed or sold in a container packaging that includes:
- a.1. A scannable barcode or quick response code linked to the certificate of analysis of the hemp extract batch by an independent testing laboratory:
 - b.2. The batch number:
- c.3. The Internet address of a website where batch information may be obtained;
 - d.4. The expiration date; and
- e.5. The number of milligrams of each marketed cannabinoid per serving hemp extract; and
- 6. A statement that the product contains a total delta 9 tetra-hydrocannabinol concentration that does not exceed 0.3 percent on a dry-weight basis.
- (b) Hemp extract distributed or sold in violation of this section is considered adulterated or misbranded pursuant to chapter 500, chapter 502, or chapter 580.
- (c) Products that are intended for inhalation and contain hemp extract may not be sold in this state to a person who is under 21 years of age.
- (9) DEPARTMENT REPORTING.—The department shall submit monthly to the United States Secretary of Agriculture a report of the locations in the state where hemp is cultivated or has been cultivated within the past 3 calendar years. The report must include the contact information for each licensee and the total acreage of hemp planted, harvested, and, if applicable, disposed of by each licensee.
 - (11) ENFORCEMENT.—
 - (a) The department shall enforce this section.
- (b) Every state attorney, sheriff, police officer, and other appropriate county or municipal officer shall enforce, or assist any agent of the department in enforcing, this section and rules adopted by the department.
- (c) The department, or its agent, is authorized to enter any public or private premises during regular business hours in the performance of its duties relating to hemp cultivation.
- (d) The department shall conduct random inspections, at least annually, of each licensee to ensure that only certified hemp seeds are being used and that hemp is being cultivated in compliance with this section. The department may contract with entities to provide sample collection, laboratory testing, and disposal services to implement this section.
- (12) RULES.—By August 1, 2019, The department, in consultation with the Department of Health and the Department of Business and Professional Regulation, shall initiate rulemaking to administer the state hemp program. The rules must provide for:
- (a) A procedure that uses post-decarboxylation or other similarly reliable methods and a measure of uncertainty for testing the delta-9-

tetrahydrocannabinol concentration of cultivated hemp. The sample must be taken no more than 15 days before the anticipated harvest by a federal, state, local, or tribal law enforcement agency.

- (b) A procedure for the effective disposal of plants, whether growing or not, that are cultivated in violation of this section or department rules, and products derived from those plants.
- (14) INDUSTRIAL HEMP ADVISORY COUNCIL.—An Industrial Hemp Advisory Council, an advisory council as defined in s. 20.03, is established to provide *information*, advice, and expertise to the department with respect to plans, policies, and procedures applicable to the administration of the state hemp program. Notwithstanding ss. 377.6015 and 570.232, the Industrial Hemp Advisory Council is the sole advisory body to provide information, advice, and expertise related to the state hemp program to the department, and no other advisory body may be created for such purpose.
- (a) The advisory council is adjunct to the department for administrative purposes.
- (b) The advisory council shall be composed of all of the following members:
 - 1. Two members appointed by the Commissioner of Agriculture.
 - Two members appointed by the Governor.
 - 3. Two members appointed by the President of the Senate.
- 4. Two members appointed by the Speaker of the House of Representatives.
- 5. The dean for research of the Institute of Food and Agricultural Sciences of the University of Florida or his or her designee.
- 6. The president of Florida Agricultural and Mechanical University or his or her designee.
- 7. The executive director of the Department of Law Enforcement or his or her designee.
- $8. \,$ The president of the Florida Sheriffs Association or his or her designee.
- 9. The president of the Florida Police Chiefs Association or his or her designee.
- 10. The president of the Florida Farm Bureau Federation or his or her designee.
- 11. The president of the Florida Fruit and Vegetable Association or his or her designee.
- (c) Each advisory council member shall be appointed to a 4-year term, and any vacancy in the membership of the council must be filled in the same manner as the original appointment for the remainder of the unexpired term. For the purpose of achieving staggered terms, the initial members appointed to the council shall serve the following terms:
 - 1. Four years for members appointed by the Governor.
- 2. Three years for members appointed by the President of the Senate or the Speaker of the House of Representatives.
- 3. Three years for members appointed by the Commissioner of Agriculture.
 - 4. Two years for all other appointed members.
- (d) (e) The advisory council shall elect by a two-thirds vote of the members one member to serve as chair of the council. *The chair shall serve for a term of 1 year*.
- (e)(d) A majority of the members of the advisory council constitutes a quorum.
- (f) (e) The advisory council shall meet at least once annually at the call of the chair.

(g)(f) Advisory council members shall serve without compensation and are not entitled to reimbursement for per diem or travel expenses.

(15) FEES.—By December 1, 2020, the department shall

And the title is amended as follows:

Remove lines 14-15 and insert: circumstances; removing a requirement that licensees only use certified hemp seeds and cultivars; requiring that hemp seeds and cultivars comply with department rules; revising requirements for the distribution and retail sale of hemp extract; providing that hemp extract that does not meet certain requirements is

On motion by Senator Montford, the Senate refused to concur in **House Amendment 1** (800749) to **CS for CS for CS for SB 1876** and the House was requested to recede. The action of the Senate was certified to the House.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 7012, with 1 amendment(s), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for SB 7012—A bill to be entitled An act relating to mental health and substance abuse; amending s. 14.2019, F.S.; providing additional duties for the Statewide Office for Suicide Prevention; establishing the First Responders Suicide Deterrence Task Force adjunct to the office; specifying the task force's purpose; providing for the composition and the duties of the task force; requiring the task force to submit reports to the Governor and the Legislature on an annual basis; providing for future repeal; amending s. 14.20195, F.S.; providing additional duties for the Suicide Prevention Coordinating Council; revising the composition of the council; amending s. 334.044, F.S.; requiring the Department of Transportation to work with the office in developing a plan relating to evidence-based suicide deterrents in certain locations; amending s. 394.455, F.S.; defining the term "coordinated specialty care program"; revising the definition of the term "mental illness"; amending s. 394.4573, F.S.; revising the requirements for the annual state behavioral health services assessment; revising the essential elements of a coordinated system of care; amending s. 394.463, F.S.; requiring that certain information be provided to the guardian or representative of a minor patient released from involuntary examination; amending s. 394.658, F.S.; revising the application criteria for the Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program to include support for coordinated specialty care programs; amending s. 394.67, F.S.; defining the term "coordinated specialty care program"; amending s. 397.311, F.S.; redefining the term "medication-assisted treatment opiate addiction" as "medication-assisted treatment for opioid use disorders"; amending s. 397.321, F.S.; deleting a provision requiring the Department of Children and Families to develop a certification process by rule for community substance abuse prevention coalitions; amending s. 397.4012, F.S.; revising applicability for certain licensure exemptions; creating s. 456.0342, F.S.; providing applicability; requiring specified persons to complete certain suicide prevention education courses by a specified date; requiring certain boards to include the hours for such courses in the total hours of continuing education required for the profession; creating s. 786.1516, F.S.; defining the terms "emergency care" and "suicide emergency"; providing that persons providing certain emergency care are not liable for civil damages or penalties under certain circumstances; amending s. 916.106, F.S.; revising the definition of the term "mental illness"; amending ss. 916.13 and 916.15, F.S.; requiring the department to request a defendant's medical information from a jail within a certain timeframe after receiving a commitment order and other required documentation; requiring the jail to provide such information within a certain timeframe; requiring the continued administration of psychotropic medication to a defendant if he or she is receiving such medication at a mental health facility at the time that he or she is discharged and transferred to the jail; providing an exception; requiring the jail and department physicians to collaborate on a defendant's medication changes for certain purposes; specifying that the jail physician has the final authority regarding the administering of medication to an inmate; amending ss. 1002.33 and 1012.583, F.S.; requiring charter schools and public

schools, respectively, to incorporate certain training on suicide prevention in continuing education and inservice training requirements; providing that such schools must require all instructional personnel to participate in the training; requiring such schools to have a specified minimum number of staff members who are certified or deemed competent in the use of suicide screening instruments; requiring such schools to have a policy for such instruments; requiring such schools to report certain compliance to the Department of Education; conforming provisions to changes made by the act; amending ss. 39.407, 394.495, 394.496, 394.674, 394.74, 394.9085, 409.972, 464.012, and 744.2007, F.S.; conforming cross-references; requiring the Office of Program Policy Analysis and Government Accountability to perform a review of certain programs and efforts relating to suicide prevention programs in other states and make certain recommendations; requiring the office to submit a report to the Legislature by a specified date; providing an appropriation; authorizing positions; providing an effective date.

House Amendment 1 (541211) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Paragraphs (a) and (d) of subsection (2) of section 14.2019, Florida Statutes, are amended, paragraphs (e) and (f) are added to that subsection, and subsection (5) is added to that section, to read:
 - 14.2019 Statewide Office for Suicide Prevention.—
 - (2) The statewide office shall, within available resources:
- (a) Develop a network of community-based programs to improve suicide prevention initiatives. The network shall identify and work to eliminate barriers to providing suicide prevention services to individuals who are at risk of suicide. The network shall consist of stakeholders advocating suicide prevention, including, but not limited to, not-for-profit suicide prevention organizations, faith-based suicide prevention organizations, law enforcement agencies, first responders to emergency calls, veterans, servicemembers, suicide prevention community coalitions, schools and universities, mental health agencies, substance abuse treatment agencies, health care providers, and school personnel.
- (d) Coordinate education and training curricula in suicide prevention efforts for law enforcement personnel, first responders to emergency calls, *veterans*, *servicemembers*, health care providers, school employees, and other persons who may have contact with persons at risk of suicide.
- (e) Act as a clearinghouse for information and resources related to suicide prevention by:
- 1. Disseminating and sharing evidence-based best practices relating to suicide prevention.
- 2. Collecting and analyzing data on trends in suicide and suicide attempts annually by county, age, gender, profession, and other demographics as designated by the statewide office.
- (f) Advise the Department of Transportation on the implementation of evidence-based suicide deterrents in the design elements and features of infrastructure projects throughout the state.
- (5) The First Responders Suicide Deterrence Task Force, a task force as defined in s. 20.03(8), is created adjunct to the Statewide Office for Suicide Prevention.
- (a) The purpose of the task force is to make recommendations on how to reduce the incidence of suicide and attempted suicide among employed or retired first responders in the state.
- (b) The task force is composed of a representative of the statewide office and a representative of each of the following first responder organizations, nominated by the organization and appointed by the Secretary of Children and Families:
 - 1. The Florida Professional Firefighters' Association.
 - 2. The Florida Police Benevolent Association.
 - 3. The Florida State Lodge of the Fraternal Order of Police.
 - 4. The Florida Sheriffs Association.

- 5. The Florida Police Chiefs Association.
- 6. The Florida Fire Chiefs' Association.
- (c) The task force shall elect a chair from among its membership. Except as otherwise provided, the task force shall operate in a manner consistent with s. 20.052.
- (d) The task force shall identify or make recommendations on developing training programs and materials that would better enable first responders to cope with personal life stressors and stress related to their profession and foster an organizational culture that:
- $1. \ \ Promotes \ mutual \ support \ and \ solidarity \ among \ active \ and \ retired \ first \ responders.$
- 2. Trains agency supervisors and managers to identify suicidal risk among active and retired first responders.
- 3. Improves the use and awareness of existing resources among active and retired first responders.
- 4. Educates active and retired first responders on suicide awareness and help-seeking.
- (e) The task force shall identify state and federal public resources, funding and grants, first responder association resources, and private resources to implement identified training programs and materials.
- (f) The task force shall report on its findings and recommendations for training programs and materials to deter suicide among active and retired first responders to the Governor, the President of the Senate, and the Speaker of the House of Representatives by each July 1, beginning in 2021, and through 2023.
 - (g) This subsection is repealed July 1, 2023.
- Section 2. Paragraph (c) of subsection (1) and subsection (2) of section 14.20195, Florida Statutes, are amended, and paragraph (d) is added to subsection (1) of that section, to read:
- 14.20195 Suicide Prevention Coordinating Council; creation; membership; duties.—There is created within the Statewide Office for Suicide Prevention a Suicide Prevention Coordinating Council. The council shall develop strategies for preventing suicide.
- (1) SCOPE OF ACTIVITY.—The Suicide Prevention Coordinating Council is a coordinating council as defined in s. 20.03 and shall:
- (c) Make findings and recommendations regarding suicide prevention programs and activities, including, but not limited to, the implementation of evidence-based mental health awareness and assistance training programs and suicide risk identification training in municipalities throughout the state. The council shall prepare an annual report and present it to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, each year. The annual report must describe the status of existing and planned initiatives identified in the statewide plan for suicide prevention and any recommendations arising therefrom.
- (d) In conjunction with the Department of Children and Families, advise members of the public on the locations and availability of local behavioral health providers.
- (2) MEMBERSHIP.—The Suicide Prevention Coordinating Council shall consist of 31~27 voting members and one nonvoting member.
- (a) Seventeen Thirteen members shall be appointed by the director of the Statewide Office for Suicide Prevention and shall represent the following organizations:
 - 1. The Florida Association of School Psychologists.
 - 2. The Florida Sheriffs Association.
- 3. The Suicide Prevention Action Network USA.
- 3.4. The Florida Initiative of Suicide Prevention.
- 4.5. The Florida Suicide Prevention Coalition.

- 5.6. The American Foundation of Suicide Prevention.
- 6.7. The Florida School Board Association.
- 7.8. The National Council for Suicide Prevention.
- 8.9. The state chapter of AARP.
- 9.10. The Florida Behavioral Health Association The Florida Alcohol and Drug Abuse Association.
 - 11. The Florida Council for Community Mental Health.
 - 10.12. The Florida Counseling Association.
 - 11.13. NAMI Florida.
 - 12. The Florida Medical Association.
 - 13. The Florida Osteopathic Medical Association.
 - 14. The Florida Psychiatric Society.
 - 15. The Florida Psychological Association.
 - 16. Veterans Florida.
 - 17. The Florida Association of Managing Entities.
- (b) The following state officials or their designees shall serve on the coordinating council:
 - 1. The Secretary of Elderly Affairs.
 - The State Surgeon General.
 - 3. The Commissioner of Education.
 - 4. The Secretary of Health Care Administration.
 - 5. The Secretary of Juvenile Justice.
 - 6. The Secretary of Corrections.
 - 7. The executive director of the Department of Law Enforcement.
 - 8. The executive director of the Department of Veterans' Affairs.
 - 9. The Secretary of Children and Families.
- 10. The executive director of the Department of Economic Opportunity.
- (c) The Governor shall appoint four additional members to the coordinating council. The appointees must have expertise that is critical to the prevention of suicide or represent an organization that is not already represented on the coordinating council.
- (d) For the members appointed by the director of the Statewide Office for Suicide Prevention, seven members shall be appointed to initial terms of 3 years, and seven members shall be appointed to initial terms of 4 years. For the members appointed by the Governor, two members shall be appointed to initial terms of 4 years, and two members shall be appointed to initial terms of 3 years. Thereafter, such members shall be appointed to terms of 4 years. Any vacancy on the coordinating council shall be filled in the same manner as the original appointment, and any member who is appointed to fill a vacancy occurring because of death, resignation, or ineligibility for membership shall serve only for the unexpired term of the member's predecessor. A member is eligible for reappointment.
- (e) The director of the Statewide Office for Suicide Prevention is shall be a nonvoting member of the coordinating council and shall act as chair.
- (f) Members of the coordinating council shall serve without compensation. Any member of the coordinating council who is a public employee is entitled to reimbursement for per diem and travel expenses as provided in s. 112.061.

- Section 3. Present paragraph (c) of subsection (10) of section 334.044, Florida Statutes, is redesignated as paragraph (d), and a new paragraph (c) is added to that subsection, to read:
- 334.044 Powers and duties of the department.—The department shall have the following general powers and duties:

(10)

- (c) The department shall work with the Statewide Office for Suicide Prevention in developing a plan to consider the implementation of evidence-based suicide deterrents on all new infrastructure projects.
- Section 4. Subsections (10) through (48) of section 394.455, Florida Statutes, are renumbered as subsections (11) through (49), respectively, present subsection (28) of that section is amended, and a new subsection (10) is added to that section, to read:
 - 394.455 Definitions.—As used in this part, the term:
- (10) "Coordinated specialty care program" means an evidence-based program for individuals who are experiencing the early indications of serious mental illness, especially symptoms of a first psychotic episode, and which includes, but is not limited to, intensive case management, individual or group therapy, supported employment, family education and supports, and the provision of appropriate psychotropic medication as needed.
- (29)(28) "Mental illness" means an impairment of the mental or emotional processes that exercise conscious control of one's actions or of the ability to perceive or understand reality, which impairment substantially interferes with the person's ability to meet the ordinary demands of living. For the purposes of this part, the term does not include a developmental disability as defined in chapter 393, intoxication, or conditions manifested only by dementia, traumatic brain injury, antisocial behavior, or substance abuse.
- Section 5. Subsections (3) through (24) of section 394.67, Florida Statutes, are renumbered as subsections (4) through (25), respectively, present subsection (3) of that section is amended, and a new subsection (3) is added to that section, to read:
 - 394.67 Definitions.—As used in this part, the term:
- (3) "Coordinated specialty care program" means an evidence-based program for individuals who are experiencing the early indications of serious mental illness, especially symptoms of a first psychotic episode, and which includes, but is not limited to, intensive case management, individual or group therapy, supported employment, family education and supports, and the provision of appropriate psychotropic medication as needed.
- (4)(3) "Crisis services" means short-term evaluation, stabilization, and brief intervention services provided to a person who is experiencing an acute mental or emotional crisis, as defined in subsection (18) (17), or an acute substance abuse crisis, as defined in subsection (19) (18), to prevent further deterioration of the person's mental health. Crisis services are provided in settings such as a crisis stabilization unit, an inpatient unit, a short-term residential treatment program, a detoxification facility, or an addictions receiving facility; at the site of the crisis by a mobile crisis response team; or at a hospital on an outpatient
- Section 6. Paragraph (b) of subsection (1) of section 394.658, Florida Statutes, is amended to read:
- $394.658\,$ Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program requirements.—
- (1) The Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Review Committee, in collaboration with the Department of Children and Families, the Department of Corrections, the Department of Juvenile Justice, the Department of Elderly Affairs, and the Office of the State Courts Administrator, shall establish criteria to be used to review submitted applications and to select the county that will be awarded a 1-year planning grant or a 3-year implementation or expansion grant. A planning, implementation, or expansion grant may not be awarded unless the application of the county meets the established criteria.

- (b) The application criteria for a 3-year implementation or expansion grant shall require information from a county that demonstrates its completion of a well-established collaboration plan that includes public-private partnership models and the application of evidence-based practices. The implementation or expansion grants may support programs and diversion initiatives that include, but need not be limited to:
 - 1. Mental health courts.;
 - 2. Diversion programs.;
 - 3. Alternative prosecution and sentencing programs.;
 - Crisis intervention teams.;
 - 5. Treatment accountability services.;
- 6. Specialized training for criminal justice, juvenile justice, and treatment services professionals.
- 7. Service delivery of collateral services such as housing, transitional housing, and supported employment.; and
- 8. Reentry services to create or expand mental health and substance abuse services and supports for affected persons.
 - 9. Coordinated specialty care programs.
 - Section 7. Section 394.4573, Florida Statutes, is amended to read:
- 394.4573 Coordinated system of care; annual assessment; essential elements; measures of performance; system improvement grants; reports.—On or before December 1 of each year, the department shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives an assessment of the behavioral health services in this state. The assessment shall consider, at a minimum, the extent to which designated receiving systems function as no-wrong-door models, the availability of treatment and recovery services that use recovery-oriented and peer-involved approaches, the availability of lessrestrictive services, and the use of evidence-informed practices. The assessment shall also consider the availability of and access to coordinated specialty care programs and identify any gaps in the availability of and access to such programs in the state. The department's assessment shall consider, at a minimum, the needs assessments conducted by the managing entities pursuant to s. 394.9082(5). Beginning in 2017, the department shall compile and include in the report all plans submitted by managing entities pursuant to s. 394.9082(8) and the department's evaluation of each plan.
 - (1) As used in this section:
- (a) "Care coordination" means the implementation of deliberate and planned organizational relationships and service procedures that improve the effectiveness and efficiency of the behavioral health system by engaging in purposeful interactions with individuals who are not yet effectively connected with services to ensure service linkage. Examples of care coordination activities include development of referral agreements, shared protocols, and information exchange procedures. The purpose of care coordination is to enhance the delivery of treatment services and recovery supports and to improve outcomes among priority populations.
- (b) "Case management" means those direct services provided to a client in order to assess his or her needs, plan or arrange services, coordinate service providers, link the service system to a client, monitor service delivery, and evaluate patient outcomes to ensure the client is receiving the appropriate services.
- (c) "Coordinated system of care" means the full array of behavioral and related services in a region or community offered by all service providers, whether participating under contract with the managing entity or by another method of community partnership or mutual agreement.
- (d) "No-wrong-door model" means a model for the delivery of acute care services to persons who have mental health or substance use disorders, or both, which optimizes access to care, regardless of the entry point to the behavioral health care system.

- (2) The essential elements of a coordinated system of care include:
- (a) Community interventions, such as prevention, primary care for behavioral health needs, therapeutic and supportive services, crisis response services, and diversion programs.
- (b) A designated receiving system that consists of one or more facilities serving a defined geographic area and responsible for assessment and evaluation, both voluntary and involuntary, and treatment or triage of patients who have a mental health or substance use disorder, or co-occurring disorders.
- 1. A county or several counties shall plan the designated receiving system using a process that includes the managing entity and is open to participation by individuals with behavioral health needs and their families, service providers, law enforcement agencies, and other parties. The county or counties, in collaboration with the managing entity, shall document the designated receiving system through written memoranda of agreement or other binding arrangements. The county or counties and the managing entity shall complete the plan and implement the designated receiving system by July 1, 2017, and the county or counties and the managing entity shall review and update, as necessary, the designated receiving system at least once every 3 years.
- 2. To the extent permitted by available resources, the designated receiving system shall function as a no-wrong-door model. The designated receiving system may be organized in any manner which functions as a no-wrong-door model that responds to individual needs and integrates services among various providers. Such models include, but are not limited to:
- a. A central receiving system that consists of a designated central receiving facility that serves as a single entry point for persons with mental health or substance use disorders, or co-occurring disorders. The central receiving facility shall be capable of assessment, evaluation, and triage or treatment or stabilization of persons with mental health or substance use disorders, or co-occurring disorders.
- b. A coordinated receiving system that consists of multiple entry points that are linked by shared data systems, formal referral agreements, and cooperative arrangements for care coordination and case management. Each entry point shall be a designated receiving facility and shall, within existing resources, provide or arrange for necessary services following an initial assessment and evaluation.
- c. A tiered receiving system that consists of multiple entry points, some of which offer only specialized or limited services. Each service provider shall be classified according to its capabilities as either a designated receiving facility or another type of service provider, such as a triage center, a licensed detoxification facility, or an access center. All participating service providers shall, within existing resources, be linked by methods to share data, formal referral agreements, and cooperative arrangements for care coordination and case management.

An accurate inventory of the participating service providers which specifies the capabilities and limitations of each provider and its ability to accept patients under the designated receiving system agreements and the transportation plan developed pursuant to this section shall be maintained and made available at all times to all first responders in the service area.

- (c) Transportation in accordance with a plan developed under s. 394.462.
- (d) Crisis services, including mobile response teams, crisis stabilization units, addiction receiving facilities, and detoxification facilities.
- (e) Case management. Each case manager or person directly supervising a case manager who provides Medicaid-funded targeted case management services shall hold a valid certification from a department-approved credentialing entity as defined in s. 397.311(10) by July 1, 2017, and, thereafter, within 6 months after hire.
- (f) Care coordination that involves coordination with other local systems and entities, public and private, which are involved with the individual, such as primary care, child welfare, behavioral health care, and criminal and juvenile justice organizations.
 - (g) Outpatient services.

- (h) Residential services.
- (i) Hospital inpatient care.
- (j) Aftercare and other postdischarge services.
- (k) Medication-assisted treatment and medication management.
- (l) 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 may include 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.
- (m) Care plans 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 paragraph, the term "supervision" means oversight of and assistance with compliance with the clinical aspects of an individual's care plan.
 - (n) Coordinated specialty care programs.
- (3) SYSTEM IMPROVEMENT GRANTS.—Subject to a specific appropriation by the Legislature, the department may award system improvement grants to managing entities based on a detailed plan to enhance services in accordance with the no-wrong-door model as defined in subsection (1) and to address specific needs identified in the assessment prepared by the department pursuant to this section. Such a grant must be awarded through a performance-based contract that links payments to the documented and measurable achievement of system improvements.
- Section 8. Subsection (3) of section 394.463, Florida Statutes, is amended to read:
 - 394.463 Involuntary examination.—
- (3) NOTICE OF RELEASE.—Notice of the release shall be given to the patient's guardian or representative, to any person who executed a certificate admitting the patient to the receiving facility, and to any court which ordered the patient's evaluation. If the patient is a minor, information regarding the availability of a local mobile response service, suicide prevention resources, social supports, and local self-help groups must also be provided to the patient's guardian or representative along with the notice of the release.
- Section 9. Paragraph (a) of subsection (26) of section 397.311, Florida Statutes, is amended to read:
- 397.311 Definitions.—As used in this chapter, except part VIII, the term:
- (26) Licensed service components include a comprehensive continuum of accessible and quality substance abuse prevention, intervention, and clinical treatment services, including the following services:
- (a) "Clinical treatment" means a professionally directed, deliberate, and planned regimen of services and interventions that are designed to reduce or eliminate the misuse of drugs and alcohol and promote a healthy, drug-free lifestyle. As defined by rule, "clinical treatment services" include, but are not limited to, the following licensable service components:
- 1. "Addictions receiving facility" is a secure, acute care facility that provides, at a minimum, detoxification and stabilization services; is operated 24 hours per day, 7 days per week; and is designated by the department to serve individuals found to be substance use impaired as described in s. 397.675 who meet the placement criteria for this component.
- 2. "Day or night treatment" is a service provided in a nonresidential environment, with a structured schedule of treatment and rehabilitative services.

- 3. "Day or night treatment with community housing" means a program intended for individuals who can benefit from living independently in peer community housing while participating in treatment services for a minimum of 5 hours a day for a minimum of 25 hours per week.
- 4. "Detoxification" is a service involving subacute care that is provided on an inpatient or an outpatient basis to assist individuals to withdraw from the physiological and psychological effects of substance abuse and who meet the placement criteria for this component.
- 5. "Intensive inpatient treatment" includes a planned regimen of evaluation, observation, medical monitoring, and clinical protocols delivered through an interdisciplinary team approach provided 24 hours per day, 7 days per week, in a highly structured, live-in environment.
- 6. "Intensive outpatient treatment" is a service that provides individual or group counseling in a more structured environment, is of higher intensity and duration than outpatient treatment, and is provided to individuals who meet the placement criteria for this component.
- 7. "Medication-assisted treatment for *opioid use disorders* opiate addiction" is a service that uses methadone or other medication as authorized by state and federal law, in combination with medical, rehabilitative, *supportive*, and counseling services in the treatment of individuals who are dependent on opioid drugs.
- 8. "Outpatient treatment" is a service that provides individual, group, or family counseling by appointment during scheduled operating hours for individuals who meet the placement criteria for this component.
- 9. "Residential treatment" is a service provided in a structured livein environment within a nonhospital setting on a 24-hours-per-day, 7days-per-week basis, and is intended for individuals who meet the placement criteria for this component.
- Section 10. Subsection (16) of section 397.321, Florida Statutes, is amended to read:
- 397.321 Duties of the department.—The department shall:
- (16) Develop a certification process by rule for community substance abuse prevention coalitions.
 - Section 11. Section 397.4012, Florida Statutes, is amended to read:
- 397.4012 Exemptions from licensure.—The following are exempt from the licensing provisions of this chapter:
- (1) A hospital or hospital-based component licensed under chapter 395.
 - (2) A nursing home facility as defined in s. 400.021.
- (3) A substance abuse education program established pursuant to s. 1003.42.
 - (4) A facility or institution operated by the Federal Government.
- (5) A physician or physician assistant licensed under chapter 458 or chapter 459.
 - (6) A psychologist licensed under chapter 490.
- (7) A social worker, marriage and family therapist, or mental health counselor licensed under chapter 491.
- (8) A legally cognizable church or nonprofit religious organization or denomination providing substance abuse services, including prevention services, which are solely religious, spiritual, or ecclesiastical in nature. A church or nonprofit religious organization or denomination providing any of the licensed service components itemized under s. 397.311(26) is not exempt from substance abuse licensure but retains its exemption with respect to all services which are solely religious, spiritual, or ecclesiastical in nature.

- (9) Facilities licensed under chapter 393 which, in addition to providing services to persons with developmental disabilities, also provide services to persons developmentally at risk as a consequence of exposure to alcohol or other legal or illegal drugs while in utero.
- (10) DUI education and screening services provided pursuant to ss. 316.192, 316.193, 322.095, 322.271, and 322.291. Persons or entities providing treatment services must be licensed under this chapter unless exempted from licensing as provided in this section.
 - (11) A facility licensed under s. 394.875 as a crisis stabilization unit.

The exemptions from licensure in subsections (3), (4), (8), (9), and (10) this section do not apply to any service provider that receives an appropriation, grant, or contract from the state to operate as a service provider as defined in this chapter or to any substance abuse program regulated under pursuant to s. 397.4014. Furthermore, this chapter may not be construed to limit the practice of a physician or physician assistant licensed under chapter 458 or chapter 459, a psychologist licensed under chapter 490, a psychotherapist licensed under chapter 491, or an advanced practice registered nurse licensed under part I of chapter 464, who provides substance abuse treatment, so long as the physician, physician assistant, psychologist, psychotherapist, or advanced practice registered nurse does not represent to the public that he or she is a licensed service provider and does not provide services to individuals under pursuant to part V of this chapter. Failure to comply with any requirement necessary to maintain an exempt status under this section is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 12. Subsection (14) of section 916.106, Florida Statutes, is amended to read:

916.106 Definitions.—For the purposes of this chapter, the term:

- (14) "Mental illness" means an impairment of the emotional processes that exercise conscious control of one's actions, or of the ability to perceive or understand reality, which impairment substantially interferes with the defendant's ability to meet the ordinary demands of living. For the purposes of this chapter, the term does not apply to defendants who have only an intellectual disability or autism or a defendant with traumatic brain injury or dementia who lacks a co-occurring mental illness, and does not include intoxication or conditions manifested only by antisocial behavior or substance abuse impairment.
- Section 13. Subsection (2) of section 916.13, Florida Statutes, is amended to read:
- 916.13 Involuntary commitment of defendant adjudicated incompetent.—
- (2) A defendant who has been charged with a felony and who has been adjudicated incompetent to proceed due to mental illness, and who meets the criteria for involuntary commitment under this chapter, may be committed to the department, and the department shall retain and treat the defendant.
- (a) Immediately after receipt of a completed copy of the court commitment order containing all documentation required by the applicable Florida Rules of Criminal Procedure, the department shall request all medical information relating to the defendant from the jail. The jail shall provide the department with all medical information relating to the defendant within 3 business days after receipt of the department's request or at the time the defendant enters the physical custody of the department, whichever is earlier.
- (b)(a) Within 6 months after the date of admission and at the end of any period of extended commitment, or at any time the administrator or his or her designee determines that the defendant has regained competency to proceed or no longer meets the criteria for continued commitment, the administrator or designee shall file a report with the court pursuant to the applicable Florida Rules of Criminal Procedure.
- (c)(b) A competency hearing must shall be held within 30 days after the court receives notification that the defendant is competent to proceed or no longer meets the criteria for continued commitment. The defendant must be transported to the committing court's jurisdiction for the hearing. If the defendant is receiving psychotropic medication at a mental health facility at the time he or she is discharged and transferred

to the jail, the administering of such medication must continue unless the jail physician documents the need to change or discontinue it. The jail and department physicians shall collaborate to ensure that medication changes do not adversely affect the defendant's mental health status or his or her ability to continue with court proceedings; however, the final authority regarding the administering of medication to an inmate in jail rests with the jail physician.

Section 14. Subsections (3) and (5) of section 916.15, Florida Statutes, are amended to read:

- 916.15 Involuntary commitment of defendant adjudicated not guilty by reason of insanity.—
- (3)(a) Every defendant acquitted of criminal charges by reason of insanity and found to meet the criteria for involuntary commitment may be committed and treated in accordance with the provisions of this section and the applicable Florida Rules of Criminal Procedure.
- (b) Immediately after receipt of a completed copy of the court commitment order containing all documentation required by the applicable Florida Rules of Criminal Procedure, the department shall request all medical information relating to the defendant from the jail. The jail shall provide the department with all medical information relating to the defendant within 3 business days after receipt of the department's request or at the time the defendant enters the physical custody of the department, whichever is earlier.
- (c) The department shall admit a defendant so adjudicated to an appropriate facility or program for treatment and shall retain and treat such defendant. No later than 6 months after the date of admission, prior to the end of any period of extended commitment, or at any time that the administrator or his or her designee determines shall have determined that the defendant no longer meets the criteria for continued commitment placement, the administrator or designee shall file a report with the court pursuant to the applicable Florida Rules of Criminal Procedure.
- (5) The commitment hearing shall be held within 30 days after the court receives notification that the defendant no longer meets the criteria for continued commitment. The defendant must be transported to the committing court's jurisdiction for the hearing. Each defendant returning to a jail shall continue to receive the same psychotropic medications as prescribed by the facility physician at the time of discharge from a forensic or civil facility, unless the jail physician determines there is a compelling medical reason to change or discontinue the medication for the health and safety of the defendant. If the jail physician changes or discontinues the medication and the defendant is later determined at the competency hearing to be incompetent to stand trial and is recommitted to the department, the jail physician may not change or discontinue the defendant's prescribed psychotropic medication upon the defendant's next discharge from the forensic or civil facility.
- Section 15. Paragraph (a) of subsection (3) of section 39.407, Florida Statutes, is amended 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.—
- (3)(a)1. Except as otherwise provided in subparagraph (b)1. or paragraph (e), before the department provides psychotropic medications to a child in its custody, the prescribing physician or a psychiatric nurse, as defined in s. 394.455, shall attempt to obtain express and informed consent, as defined in s. 394.455(16) s. 394.455(15) and as described in s. 394.459(3)(a), from the child's parent or legal guardian. The department must take steps necessary to facilitate the inclusion of the parent in the child's consultation with the physician or psychiatric nurse, as defined in s. 394.455. However, if the parental rights of the parent have been terminated, the parent's location or identity is unknown or cannot reasonably be ascertained, or the parent declines to give express and informed consent, the department may, after consultation with the prescribing physician or psychiatric nurse, as defined in s. 394.455, seek court authorization to provide the psychotropic medications to the child. Unless parental rights have been terminated and if it is possible to do so, the department shall continue to involve the parent in the decisionmaking process regarding the provision of psychotropic medications. If, at any time, a parent whose parental rights have not been

terminated provides express and informed consent to the provision of a psychotropic medication, the requirements of this section that the department seek court authorization do not apply to that medication until such time as the parent no longer consents.

- 2. Any time the department seeks a medical evaluation to determine the need to initiate or continue a psychotropic medication for a child, the department must provide to the evaluating physician or psychiatric nurse, as defined in s. 394.455, all pertinent medical information known to the department concerning that child.
- Section 16. Subsection (3) of section 394.495, Florida Statutes, is amended to read:
- $394.495\,$ Child and adolescent mental health system of care; programs and services.—
 - (3) Assessments must be performed by:
- (a) A professional as defined in s. 394.455(5), (7), (33), (32), (35), or (36), or (37);
 - (b) A professional licensed under chapter 491; or
- (c) A person who is under the direct supervision of a qualified professional as defined in s. 394.455(5), (7), (33), (32), (35), or (36), or (37) or a professional licensed under chapter 491.
- Section 17. Subsection (5) of section 394.496, Florida Statutes, is amended to read:
 - 394.496 Service planning.—
- (5) A professional as defined in s. 394.455(5), (7), (33), (32), (35), or (36), or (37) or a professional licensed under chapter 491 must be included among those persons developing the services plan.
- Section 18. Paragraph (a) of subsection (1) of section 394.674, Florida Statutes, is amended 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:
 - (a) For adult mental health services:
- 1. Adults who have severe and persistent mental illness, as designated by the department using criteria that include severity of diagnosis, duration of the mental illness, ability to independently perform activities of daily living, and receipt of disability income for a psychiatric condition. Included within this group are:
 - a. Older adults in crisis.
- b. Older adults who are at risk of being placed in a more restrictive environment because of their mental illness.
- c. Persons deemed incompetent to proceed or not guilty by reason of insanity under chapter 916.
 - d. Other persons involved in the criminal justice system.
- e. Persons diagnosed as having co-occurring mental illness and substance abuse disorders.
- 2. Persons who are experiencing an acute mental or emotional crisis as defined in s. 394.67(18) s. 394.67(17).
- Section 19. Paragraph (a) of subsection (3) of section 394.74, Florida Statutes, is amended to read:
- 394.74 Contracts for provision of local substance abuse and mental health programs.—
 - (3) Contracts shall include, but are not limited to:

(a) A provision that, within the limits of available resources, substance abuse and mental health crisis services, as defined in s. 394.67(4) s. 394.67(3), shall be available to any individual residing or employed within the service area, regardless of ability to pay for such services, current or past health condition, or any other factor;

Section 20. Subsection (6) of section 394.9085, Florida Statutes, is amended to read:

- 394.9085 Behavioral provider liability.—
- (6) For purposes of this section, the terms "detoxification services," "addictions receiving facility," and "receiving facility" have the same meanings as those provided in ss. 397.311(26)(a)3. ss. 397.311(26)(a)4., 397.311(26)(a)1., and 394.455(40) 394.455(39), respectively.
- Section 21. Paragraph (b) of subsection (1) of section 409.972, Florida Statutes, is amended to read:
 - 409.972 Mandatory and voluntary enrollment.—
- (1) The following Medicaid-eligible persons are exempt from mandatory managed care enrollment required by s. 409.965, and may voluntarily choose to participate in the managed medical assistance program:
- (b) Medicaid recipients residing in residential commitment facilities operated through the Department of Juvenile Justice or a treatment facility as defined in s. 394.455(48) s. 394.455(47).
- Section 22. Paragraph (e) of subsection (4) of section 464.012, Florida Statutes, is amended to read:
- 464.012 Licensure of advanced practice registered nurses; fees; controlled substance prescribing.—
- (4) In addition to the general functions specified in subsection (3), an advanced practice registered nurse may perform the following acts within his or her specialty:
- (e) A psychiatric nurse, who meets the requirements in $s.\ 394.455(36)$ s. 394.455(35), within the framework of an established protocol with a psychiatrist, may prescribe psychotropic controlled substances for the treatment of mental disorders.
- Section 23. Subsection (7) of section 744.2007, Florida Statutes, is amended to read:
 - 744.2007 Powers and duties.—
- (7) A public guardian may not commit a ward to a treatment facility, as defined in *s.* 394.455(48) s. 394.455(47), without an involuntary placement proceeding as provided by law.
 - Section 24. This act shall take effect July 1, 2020.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to substance abuse and mental health; amending s. 14.2019, F.S.; providing additional duties for the Statewide Office for Suicide Prevention; establishing the First Responders Suicide Deterrence Task Force adjunct to the office; specifying the purpose of the task force; providing for the composition and the duties of the task force; requiring the task force to submit reports to the Governor and the Legislature on an annual basis; providing for future repeal; amending s. 14.20195, F.S.; providing additional duties for the Suicide Prevention Coordinating Council; revising the composition of the council; amending s. 334.044, F.S.; requiring the Department of Transportation to work with the office in developing a plan relating to evidence-based suicide deterrents in certain locations; amending s. 394.455, F.S.; revising and providing definitions; amending s. 394.67, F.S.; defining the term "coordinated specialty care program"; amending s. 394.658, F.S.; revising the application criteria for the Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program to include support for coordinated specialty care programs; amending s. 394.4573, F.S.; requiring the Department of Children and Families to include specified information regarding coordinated specialty care programs in its annual assessment of behavioral health services; providing that a coordinated system of care includes coordinated specialty care programs;

amending s. 394.463, F.S.; requiring that certain information be provided to the guardian or representative of a minor patient released from involuntary examination; amending s. 397.311, F.S.; revising a definition; amending s. 397.321, F.S.; removing the requirement that the department develop a certification process for community substance abuse prevention coalitions; amending s. 397.4012, F.S.; revising entities that are exempt from certain licensing requirements; amending s. 916.106, F.S.; revising a definition; amending ss. 916.13 and 916.15, F.S.; authorizing jails to share medical information pertaining to specified defendants with the Department of Children and Families; requiring the maintenance of psychotropic medications to specified defendants under certain circumstances; providing an exception; amending ss. 39.407, 394.495, 394.496, 394.674, 394.74, 394.9085, 409.972, 464.012, and 744.2007, F.S.; conforming cross-references; providing an effective date.

On motion by Senator Book, the Senate concurred in **House** Amendment 1 (541211).

CS for SB 7012 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

Albritton	Flores	Powell
Baxley	Gainer	Rader
Bean	Gibson	Rodriguez
Benacquisto	Gruters	Rouson
Berman	Harrell	Simmons
Book	Hooper	Simpson
Bradley	Hutson	Stargel
Brandes	Lee	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright
Farmer	Pizzo	-

Nays-None

Vote after roll call:

Yea-Mr. President

RECESS

The President declared the Senate in recess at $3.53~\mathrm{p.m.}$ to reconvene upon his call.

EVENING SESSION

The Senate was called to order by the President at 5:30 p.m. A quorum present—36:

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Simpson
Book	Hooper	Stargel
Bradley	Hutson	Stewart
Braynon	Mayfield	Taddeo
Broxson	Montford	Thurston
Cruz	Passidomo	Torres
Diaz	Perry	Wright

MOTIONS

On motion by Senator Benacquisto, the rules were waived and time of adjournment was extended until $7:00~\rm p.m.$

RECESS

The President delcared the Senate in recess at 5:33 p.m. to reconvene at 6:30 p.m. or upon his call.

EVENING SESSION

The Senate was called to order by the President at 6:50 p.m. A quorum present—32:

Gibson	Rader
Gruters	Rodriguez
Harrell	Rouson
Hooper	Simmons
Hutson	Simpson
Lee	Stargel
Mayfield	Stewart
Montford	Thurston
Passidomo	Torres
Perry	Wright
Pizzo	-
	Gruters Harrell Hooper Hutson Lee Mayfield Montford Passidomo Perry

MOTIONS

On motion by Senator Benacquisto, the rules were waived and time of adjournment was extended until 9:00 p.m.

RECESS

The President delcared the Senate in recess at 6:53 p.m. to reconvene at 9:00 p.m. or upon his call.

EVENING SESSION

The Senate was called to order by the President at 8:47 p.m. A quorum present—29:

Mr. President	Diaz	Rader
Albritton	Flores	Rouson
Baxley	Gruters	Simmons
Bean	Harrell	Simpson
Benacquisto	Hooper	Stargel
Berman	Mayfield	Stewart
Book	Montford	Taddeo
Bradley	Passidomo	Torres
Broxson	Perry	Wright
Cruz	Powell	

MOTIONS

On motion by Senator Benacquisto, the rules were waived and time of adjournment was extended until 11:59 p.m.

RECESS

The President delcared the Senate in recess at 8:48 p.m. to reconvene upon his call.

EVENING SESSION

The Senate was called to order by the President at 10:13 p.m. A quorum present—38:

Mr. President	Book	Diaz
Albritton	Bradley	Farmer
Baxley	Brandes	Flores
Bean	Braynon	Gainer
Benacquisto	Broxson	Gibson
Berman	Cruz	Gruters

Harrell Perry Stargel Pizzo Hooper Stewart Powell Taddeo Hutson Rader Thurston Lee Mayfield Rodriguez Torres Montford Rouson Wright

Passidomo Simmons

By direction of the President, there being no objection, the Senate reverted to—

BILLS ON THIRD READING, continued

CS for HB 7097—A bill to be entitled An act relating to taxation; amending s. 125.0104, F.S.; authorizing the use of tourist development taxes for certain water quality improvement projects and parks or trails; increasing population thresholds for counties to use tourist development taxes for certain purposes; revising authorized uses of tourist development taxes for specified counties; providing that existing contracts or debt service shall not be impaired; amending s. 192.001, F.S.; revising the definition of the term "inventory" for property tax purposes; revising the definition of the term "tangible personal property" to specify the conditions under which certain construction work constructed or installed by certain electric utilities is deemed substantially completed; providing applicability; providing for retroactive operation; creating s. 193.1557, F.S.; extending the time period within which certain changes to property damaged or destroyed by Hurricane Michael must commence to prevent the assessed value of the property from increasing; amending s. 194.011, F.S.; authorizing certain associations to represent, prosecute, or defend specified association members in front of the value adjustment board proceedings and subsequent proceedings; providing applicability; amending s. 194.035, F.S.; specifying the circumstances under which a special magistrate's appraisal may not be submitted as evidence to a value adjustment board; amending s. 194.181, F.S.; providing and revising the parties considered as the defendants in tax suits; requiring certain notice to be provided to unit owners in a specified way; providing unit owners options for defending a tax suit; imposing certain actions for unit owners who fail to respond to a specified notice; amending s. 195.073, F.S.; revising the property classifications for certain multifamily housing and commercial and industrial properties; amending s. 195.096, F.S.; removing the requirement for the Department of Revenue to review tangible personal property rolls of each county; revising required computations regarding classifications of property; specifying that properties with more than nine units are commercial property for certain assessment roll purposes; amending s. 196.173, F.S.; revising the military operations that qualify certain servicemembers for an additional ad valorem tax exemption; revising the deadlines for applying for additional ad valorem tax exemptions for certain servicemembers for a specified tax year; providing applicability; amending s. 196.197, F.S.; providing criteria to be used in determining the value of tax exemptions for charitable use of certain hospitals; defining terms; providing application requirements for tax exemptions for certain properties; amending s. 196.198, F.S.; exempting land, buildings, and real property improvements used exclusively for educational purposes from ad valorem taxes if certain criteria are met; providing that the educational institution shall receive the full benefit of the exemption; requiring the property owner to make certain disclosures to the educational institution; amending s. 200.065, F.S.; providing alternative methods of notice related to the truth in millage process for counties for which a declared state of emergency exists; extending deadlines for notice during a declared state of emergency; revising publication and hearing requirements; providing for automatic extensions of certain deadlines in the event of a declared state of emergency; amending s. 200.069, F.S.; specifying information which property appraisers may include in the notice of ad valorem taxes and non-ad valorem assessments; 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 after a certain date; amending ss. 202.12001 and 203.001, F.S.; conforming provisions to changes made by the act; amending ss. 206.05 and 206.90, F.S.; revising the maximum bond amount for licensed terminal suppliers; amending s. 206.8741, F.S.; reducing the penalty imposed for failure to conform to notice requirements related to dyed diesel fuel; amending s. 206.9826, F.S.; increasing the refund available to certain air carriers on the purchase of aviation fuel; amending s. 212.0305, F.S.; revising uses and distribution of the charter county convention development tax for specified counties; providing restrictions on the use of funds; providing that no existing contract or debt service shall be affected; amending s. 212.0306, F.S.; providing a name for the local option food and beverage tax in a certain county; revising approved uses of the proceeds of the tax; prohibiting interlocal agreements and contracts with certain convention and visitors bureaus from being renewed or extended; providing that no existing contract shall be affected; amending s. 212.031, F.S.; reducing the tax levied on rental or license fees charged for the use of real property; amending s. 212.05, F.S.; extending the period in which a dealer and nonresident purchaser must provide the state with documentation that a boat or aircraft purchased without the imposition of Florida sales tax will not be used in the state; amending s. 212.055, F.S.; providing an expiration date for the charter county and regional transportation system surtax for a certain county; requiring a resolution to levy the surtax after a certain date; requiring any new levy of the charter county and regional transportation system surtax to expire after 20 years; requiring the resolution to include a statement containing certain information; requiring the resolution to approve a school capital outlay surtax to include specified information; requiring revenues shared with charter schools to be expended by the charter schools in a certain manner; requiring revenues and expenditures to be accounted for in specified charter school financial reports; providing applicability; amending s. 212.134, F.S.; requiring specified entities that must file a return under section 6050W of the Internal Revenue Code to provide copies to the department; specifying procedures for submitting the information; providing penalties; creating s. 212.181, F.S.; providing procedures for jurisdictions to notify the department regarding changes to their business boundaries for certain purposes; providing guidelines for correction of misallocated funds; providing procedures for correcting misallocated funds; providing deadlines for notifying the department of changes to business boundaries; providing rulemaking authority; amending ss. 212.20, 212.205, 218.64, and 288.0001, F.S.; conforming provisions to changes made by the act; creating s. 213.0537, F.S.; authorizing the department to provide certain official correspondence to taxpayers electronically upon the affirmative request of the taxpayer; providing definitions; amending s. 213.21, F.S.; tolling the period for filing a claim for refund for certain transactions during certain audit periods; amending s. 220.1105, F.S.; revising the definition of the term "final tax liability" for certain purposes; providing for retroactive application; amending s. 220.1845, F.S.; increasing, for a specified fiscal vear, the total amount of contaminated site rehabilitation tax credits; creating s. 220.197, F.S.; defining the term "NAICS" for purposes of a certain tax credit; providing a credit against the corporate income tax in a specified amount and taxable year for certain taxpayers in car rental or leasing industries; providing for retroactive operation; repealing s. 288.11625, F.S., relating to the Sports Development Program; amending s. 376.30781, F.S.; increasing, for a specified fiscal year, the total amount of tax credits for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas; amending s. 413.4021, F.S.; increasing the percent of revenues collected from the tax collection enforcement diversion program for specified purposes; amending s. 443.163, F.S.; providing that corrections to electronically filed reemployment tax reports must also be filed electronically; revising penalties; removing the requirement for certain parties to file electronically; removing the requirement that requests for waivers from statutory requirements be in writing; amending s. 626.932, F.S.; revising downward the surplus lines tax rate; revising the operation of the surplus lines tax for policies covering risks outside the state; amending s. 718.111, F.S.; providing that a condominium association may take certain actions relating to a challenge to ad valorem taxes in its own name or on behalf of unit owners; providing applicability; providing sales tax exemptions for certain clothing, school supplies, personal computers, and personal computer-related accessories during a certain timeframe; defining terms; specifying locations where the exemptions do not apply; authorizing certain dealers to opt out of participating in the exemptions, subject to certain conditions; authorizing the department to adopt emergency rules; providing an appropriation; providing sales tax exemptions for certain disaster preparedness supplies during a certain timeframe; specifying locations where the exemptions do not apply; authorizing the department to adopt emergency rules; creating ss. 211.0252, 212.1833, 561.1212, and 624.51056, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; amending s. 220.02, F.S.; revising legislative intent; amending ss. 220.13 and 220.186, F.S.; conforming cross-references to changes made by the act; creating s. 220.1876, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; providing requirements for applying a credit when the taxpayer requests an extension; creating s. 402.62, F.S.; creating the Children's Promise Tax Credit; providing definitions; providing requirements for designation as an eligible charitable organization; specifying certain organizations that may not be designated as an eligible charitable organization; providing responsibilities of eligible charitable organizations that receive contributions under the tax credit; providing responsibilities of the department related to the tax credit; providing guidelines for the application of, limitations to, and transfers of the tax credit; providing for the preservation of the tax credit under certain circumstances; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to develop a cooperative agreement to administer the tax credit; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to adopt rules; authorizing the Department of Revenue and the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to share certain information as needed to administer the tax credit; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; requiring the Florida Institute for Child Welfare to analyze the use of funding provided by the tax credit and submit a report to the Governor and Legislature by a specified date; amending s. 212.07, F.S.; authorizing dealers, subject to certain conditions, to advertise or hold out to the public that they will pay sales tax on behalf of the purchaser; amending s. 212.15, F.S.; conforming a provision to changes made by the act; providing appropriations; providing a directive to the Division of Law Revision; authorizing the Department of Revenue to adopt emergency rules for certain purposes; providing effective dates.

—as amended March 12, was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Stargel, the Senate reconsidered the vote by which **Substitute Amendment 2 (271678)** was adopted. **Substitute Amendment 2 (271678)** was withdrawn.

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

Senator Stargel moved the following substitute amendment:

Substitute Amendment 3 (204786) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (5) of section 125.0104, Florida Statutes, is amended to read:

125.0104 Tourist development tax; procedure for levying; authorized uses; referendum; enforcement.—

- (5) AUTHORIZED USES OF REVENUE.—
- (b) Tax revenues received pursuant to this section by a county of less than 950,000 750,000 population imposing a tourist development tax may only be used by that county for the following purposes in addition to those purposes allowed pursuant to paragraph (a): to acquire, construct, extend, enlarge, remodel, repair, improve, maintain, operate, or promote one or more zoological parks, fishing piers or nature centers which are publicly owned and operated or owned and operated by notfor-profit organizations and open to the public. All population figures relating to this subsection shall be based on the most recent population estimates prepared pursuant to the provisions of s. 186.901. These population estimates shall be those in effect on July 1 of each year.
- Section 2. Effective January 1, 2022, section 193.019, Florida Statutes, is created to read:
 - 193.019 Hospitals; community benefit reporting.—
 - (1) As used in this section, the term:
- (a) "Applicant" means the owner of property for which an exemption is being sought under ss. 196.196 and 196.197 for hospital property.

- (b) "County net community benefit expense" is that portion of the net community benefit expense reported by an applicant on its most recently filed Internal Revenue Service Form 990, Schedule H:
- 1. Attributable to those services and activities provided or performed in a county; and
- 2. Attributed to the county from another county. An applicant may attribute up to 100 percent of its net community benefit expense to any county or counties in this state. The county net community benefit expense of a county must be reduced by any net community benefit expense that is attributed to another county.
 - (c) "Department" means the Department of Revenue.
 - (d) "Hospital" has the same meaning as in s. 196.012(8).
- (2) By January 15 of each year, a county property appraiser shall calculate and submit to the department the tax reduction resulting from the property exemption for the prior year granted pursuant to ss. 196.196 and 196.197 for each property owned by an applicant.
- (3) By January 15 of each year, an applicant shall submit to the department:
- (a) A copy of the applicant's most recently filed Internal Revenue Service Form 990, Schedule H.
 - (b) A schedule displaying:
- 1. The county net community benefit expense attributed to each county in this state in which properties are located pursuant to subparagraph (1)(b)1.;
- 2. The county net community benefit expense attributed to each county in this state in which properties are located pursuant to subparagraph (1)(b)2.;
- 3. The portion of net community benefit expense reported by the applicant on its most recently filed Internal Revenue Service Form 990, Schedule H, attributable to those services and activities provided or performed outside of this state; and
- 4. The sum of amounts provided under subparagraphs 1., 2., and 3., which must equal the total net community benefit expense reported by the applicant on its most recently filed Internal Revenue Service Form 990, Schedule H.
- (c) A statement signed by the applicant's chief executive officer and an independent certified public accountant that, upon each person's reasonable knowledge and belief, the statement of the county net community benefit expense is true and correct.
- (4) The department must determine whether the county net community benefit expense attributed to an applicant's property located in a county equals or exceeds the tax reductions resulting from the exemptions described in subsection (2) for that county.
- (5) In any second consecutive year the department determines that an applicant's county net community benefit expense does not equal or exceed the tax reductions resulting from the exemptions described in subsection (2), the department shall notify the respective property appraiser by March 15 to limit the exemption under ss. 196.196 and 196.197 for the current year in the property appraiser's county by multiplying it by the ratio of the net community benefit expense to the tax reductions resulting from the exemptions described in subsection (2).
- (6) The department shall publish the data collected pursuant to this section for each applicant from a county property appraiser, including the net community benefit expense reported in the Internal Revenue Service Form 990, Schedule H.
- (7) The department may adopt rules to administer this section, including the adoption of necessary forms.
 - Section 3. Section 193.1557, Florida Statutes, is created to read:
- 193.1557 Assessment of certain property damaged or destroyed by Hurricane Michael.—For property damaged or destroyed by Hurricane

Michael in 2018, s. 193.155(4)(b), s. 193.1554(6)(b), or s. 193.1555(6)(b) applies to changes, additions, or improvements commenced within 5 years after January 1, 2019. This section applies to the 2019-2023 tax rolls and shall stand repealed on December 31, 2023.

Section 4. Subsection (1) of section 194.035, Florida Statutes, is amended to read:

194.035 Special magistrates; property evaluators.—

(1) In counties having a population of more than 75,000, the board shall appoint special magistrates for the purpose of taking testimony and making recommendations to the board, which recommendations the board may act upon without further hearing. These special magistrates may not be elected or appointed officials or employees of the county but shall be selected from a list of those qualified individuals who are willing to serve as special magistrates. Employees and elected or appointed officials of a taxing jurisdiction or of the state may not serve as special magistrates. The clerk of the board shall annually notify such individuals or their professional associations to make known to them that opportunities to serve as special magistrates exist. The Department of Revenue shall provide a list of qualified special magistrates to any county with a population of 75,000 or less. Subject to appropriation, the department shall reimburse counties with a population of 75,000 or less for payments made to special magistrates appointed for the purpose of taking testimony and making recommendations to the value adjustment board pursuant to this section. The department shall establish a reasonable range for payments per case to special magistrates based on such payments in other counties. Requests for reimbursement of payments outside this range shall be justified by the county. If the total of all requests for reimbursement in any year exceeds the amount available pursuant to this section, payments to all counties shall be prorated accordingly. If a county having a population less than 75,000 does not appoint a special magistrate to hear each petition, the person or persons designated to hear petitions before the value adjustment board or the attorney appointed to advise the value adjustment board shall attend the training provided pursuant to subsection (3), regardless of whether the person would otherwise be required to attend, but shall not be required to pay the tuition fee specified in subsection (3). A special magistrate appointed to hear issues of exemptions, classifications, and determinations that a change of ownership, a change of ownership or control, or a qualifying improvement has occurred shall be a member of The Florida Bar with no less than 5 years' experience in the area of ad valorem taxation. A special magistrate appointed to hear issues regarding the valuation of real estate shall be a state certified real estate appraiser with not less than 5 years' experience in real property valuation. A special magistrate appointed to hear issues regarding the valuation of tangible personal property shall be a designated member of a nationally recognized appraiser's organization with not less than 5 years' experience in tangible personal property valuation. A special magistrate need not be a resident of the county in which he or she serves. A special magistrate may not represent a person before the board in any tax year during which he or she has served that board as a special magistrate. An appraisal may not be submitted as evidence to a value adjustment board in any year that the person who performed the appraisal serves as a special magistrate to that value adjustment board. Before appointing a special magistrate, a value adjustment board shall verify the special magistrate's qualifications. The value adjustment board shall ensure that the selection of special magistrates is based solely upon the experience and qualifications of the special magistrate and is not influenced by the property appraiser. The special magistrate shall accurately and completely preserve all testimony and, in making recommendations to the value adjustment board, shall include proposed findings of fact, conclusions of law, and reasons for upholding or overturning the determination of the property appraiser. The expense of hearings before magistrates and any compensation of special magistrates shall be borne three-fifths by the board of county commissioners and two-fifths by the school board. When appointing special magistrates or when scheduling special magistrates for specific hearings, the board, the board attorney, and the board clerk may not consider the dollar amount or percentage of any assessment reductions recommended by any special magistrate in the current year or in any previous year.

Section 5. Paragraphs (a) and (b) of subsection (1) of section 195.073, Florida Statutes, are amended to read:

- 195.073 Classification of property.—All items required by law to be on the assessment rolls must receive a classification based upon the use of the property. The department shall promulgate uniform definitions for all classifications. The department may designate other subclassifications of property. No assessment roll may be approved by the department which does not show proper classifications.
- (1) Real property must be classified according to the assessment basis of the land into the following classes:
- (a) Residential, subclassified into categories, one category for homestead property and one for nonhomestead property:
 - 1. Single family.
 - 2. Mobile homes.
 - 3. Multifamily, up to nine units.
 - 4. Condominiums.
 - Cooperatives.
 - 6. Retirement homes.
- (b) Commercial and industrial, including apartments with more than nine units.

Section 6. Subsection (2) and paragraph (a) of subsection (3) of section 195.096, Florida Statutes, are amended to read:

195.096 Review of assessment rolls.—

- (2) The department shall conduct, no less frequently than once every 2 years, an in-depth review of the *real property* assessment *roll* rells of each county. The department need not individually study every useclass of property set forth in s. 195.073, but shall at a minimum study the level of assessment in relation to just value of each classification specified in subsection (3). Such in-depth review may include proceedings of the value adjustment board and the audit or review of procedures used by the counties to appraise property.
- (a) The department shall, at least 30 days prior to the beginning of an in-depth review in any county, notify the property appraiser in the county of the pending review. At the request of the property appraiser, the department shall consult with the property appraiser regarding the classifications and strata to be studied, in order that the review will be useful to the property appraiser in evaluating his or her procedures.
- (b) Every property appraiser whose upcoming roll is subject to an indepth review shall, if requested by the department on or before January 1, deliver upon completion of the assessment roll a list of the parcel numbers of all parcels that did not appear on the assessment roll of the previous year, indicating the parcel number of the parent parcel from which each new parcel was created or "cut out."
- (c) In conducting assessment ratio studies, the department must use all practicable steps, including stratified statistical and analytical reviews and sale-qualification studies, to maximize the representativeness or statistical reliability of samples of properties in tests of each classification, stratum, or roll made the subject of a ratio study published by it. The department shall document and retain records of the measures of representativeness of the properties studied in compliance with this section. Such documentation must include a record of findings used as the basis for the approval or disapproval of the tax roll in each county pursuant to s. 193.1142. In addition, to the greatest extent practicable, the department shall study assessment roll strata by subclassifications such as value groups and market areas for each classification or stratum to be studied, to maximize the representativeness of ratio study samples. For purposes of this section, the department shall rely primarily on an assessment-to-sales-ratio study in conducting assessment ratio studies in those classifications of property specified in subsection (3) for which there are adequate market sales. The department shall compute the median and the value-weighted mean for each classification or subclassification studied and for the roll as a whole.
- (d) In the conduct of these reviews, the department shall adhere to all standards to which the property appraisers are required to adhere.

- The department and each property appraiser shall cooperate in the conduct of these reviews, and each shall make available to the other all matters and records bearing on the preparation and computation of the reviews. The property appraisers shall provide any and all data requested by the department in the conduct of the studies, including electronic data processing tapes. Any and all data and samples developed or obtained by the department in the conduct of the studies shall be confidential and exempt from the provisions of s. 119.07(1) until a presentation of the findings of the study is made to the property appraiser. After the presentation of the findings, the department shall provide any and all data requested by a property appraiser developed or obtained in the conduct of the studies, including tapes. Direct reimbursable costs of providing the data shall be borne by the party who requested it. Copies of existing data or records, whether maintained or required pursuant to law or rule, or data or records otherwise maintained, shall be submitted within 30 days from the date requested, in the case of written or printed information, and within 14 days from the date requested, in the case of computerized information.
- (f) Within 120 days after receipt of a county assessment roll by the executive director of the department pursuant to s. 193.1142(1), or within 10 days after approval of the assessment roll, whichever is later, the department shall complete the review for that county and publish the department's findings. The findings must include a statement of the confidence interval for the median and such other measures as may be appropriate for each classification or subclassification studied and for the roll as a whole, and related statistical and analytical details. The measures in the findings must be based on:
 - 1. A 95-percent level of confidence; or
- 2. Ratio study standards that are generally accepted by professional appraisal organizations in developing a statistically valid sampling plan if a 95-percent level of confidence is not attainable.
- (g) Notwithstanding any other provision of this chapter, in one or more assessment years following a natural disaster in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, if the department determines that the natural disaster creates difficulties in its statistical and analytical reviews of the assessment rolls in affected counties, the department shall take all practicable steps to maximize the representativeness and reliability of its statistical and analytical reviews and may use the best information available to estimate the levels of assessment. This paragraph first applies to the 2019 assessment roll and operates retroactively to January 1, 2019.
- (3)(a) Upon completion of review pursuant to paragraph (2)(f), the department shall publish the results of reviews conducted under this section. The results must include all statistical and analytical measures computed under this section for the real property assessment roll as a whole, the personal property assessment roll as a whole, and independently for the following real property classes if the classes constituted 5 percent or more of the total assessed value of real property in a county on the previous tax roll:
- 1. Residential property that consists of one primary living unit, including, but not limited to, single-family residences, condominiums, cooperatives, and mobile homes.
- 2. Residential property that consists of two *to nine* or more primary living units.
- 3. Agricultural, high-water recharge, historic property used for commercial or certain nonprofit purposes, and other use-valued property.
 - 4. Vacant lots.
 - 5. Nonagricultural acreage and other undeveloped parcels.
- 6. Improved commercial and industrial property, *including apartments with more than nine units*.
- 7. Taxable institutional or governmental, utility, locally assessed railroad, oil, gas and mineral land, subsurface rights, and other real property.

If one of the above classes constituted less than 5 percent of the total assessed value of all real property in a county on the previous assessment roll, the department may combine it with one or more other classes of real property for purposes of assessment ratio studies or use the weighted average of the other classes for purposes of calculating the level of assessment for all real property in a county. The department shall also publish such results for any subclassifications of the classes or assessment rolls it may have chosen to study.

- Section 7. Effective upon this act becoming a law, subsection (2) of section 196.173, Florida Statutes, is amended to read:
 - 196.173 Exemption for deployed servicemembers.—
- (2) The exemption is available to servicemembers who were deployed during the preceding calendar year on active duty outside the continental United States, Alaska, or Hawaii in support of any of the following military operations:
 - (a) Operation Joint Task Force Bravo, which began in 1995.
 - (b) Operation Joint Guardian, which began on June 12, 1999.
 - (c) Operation Noble Eagle, which began on September 15, 2001.
- (d) Operation Enduring Freedom, which began on October 7, 2001, and ended on December 31, 2014.
 - (d)(e) Operations in the Balkans, which began in 2004.
 - (e)(f) Operation Nomad Shadow, which began in 2007.
- $\ensuremath{(\beta\mbox{(g)}}$ Operation U.S. Airstrikes Al Qaeda in Somalia, which began in January 2007.
 - (g)(h) Operation Copper Dune, which began in 2009.
- $(h)\!\!\stackrel{(1)}{\leftrightarrow}$ Operation Georgia Deployment Program, which began in August 2009.
 - (i)(j) Operation Spartan Shield, which began in June 2011.
 - (j)(k) Operation Observant Compass, which began in October 2011.
 - (k) Operation Inherent Resolve, which began on August 8, 2014.
 - (l)(m) Operation Atlantic Resolve, which began in April 2014.
- (m)(n) Operation Freedom's Sentinel, which began on January 1, 2015.
 - (n)(e) Operation Resolute Support, which began in January 2015.
- (o) Operation Juniper Shield, which began in February 2007.
- (p) Operation Pacific Eagle, which began in September 2017.
- (q) Operation Martillo, which began in January 2012.

The Department of Revenue shall notify all property appraisers and tax collectors in this state of the designated military operations.

- Section 8. The amendment made by this act to s. 196.173(2), Florida Statutes, first applies to the 2020 ad valorem tax roll.
- Section 9. Application deadline for additional ad valorem tax exemption for specified deployments.—
- (1) Notwithstanding the filing deadlines contained in s. 196.173(6), Florida Statutes, the deadline for an applicant to file an application with the property appraiser for an additional ad valorem tax exemption under s. 196.173, Florida Statutes, for the 2020 tax roll is June 1, 2020.
- (2) If an application is not timely filed under subsection (1), a property appraiser may grant the exemption if:
- (a) The applicant files an application for the exemption on or before the 25th day after the property appraiser mails the notice required under s. 194.011(1), Florida Statutes;

- (b) The applicant is qualified for the exemption; and
- (c) The applicant produces sufficient evidence, as determined by the property appraiser, which demonstrates that the applicant was unable to apply for the exemption in a timely manner or otherwise demonstrates extenuating circumstances that warrant granting the exemption.
- (3) If the property appraiser denies an application under subsection (2), the applicant may file, pursuant to s. 194.011(3), Florida Statutes, a petition with the value adjustment board which requests that the exemption be granted. Such petition must be filed on or before the 25th day after the property appraiser mails the notice required under s. 194.011(1), Florida Statutes. Notwithstanding s. 194.013, Florida Statutes, the eligible servicemember is not required to pay a filing fee for such petition. Upon reviewing the petition, the value adjustment board may grant the exemption if the applicant is qualified for the exemption and demonstrates extenuating circumstances, as determined by the board, which warrant granting the exemption.
- (4) This section shall take effect upon this act becoming a law and applies to the 2020 ad valorem tax roll.

Section 10. Effective upon becoming a law and operating retroactively to January 1, 2020, subsection (1) of section 196.1978, Florida Statutes, is amended to read:

196.1978 Affordable housing property exemption.—

(1) Property used to provide affordable housing to eligible persons as defined by s. 159.603 and natural persons or families meeting the extremely-low-income, very-low-income, low-income, or moderate-income limits specified in s. 420.0004, which is owned entirely by a nonprofit entity that is a corporation not for profit, qualified as charitable under s. 501(c)(3) of the Internal Revenue Code and in compliance with Rev. Proc. 96-32, 1996-1 C.B. 717, is considered property owned by an exempt entity and used for a charitable purpose, and those portions of the affordable housing property that provide housing to natural persons or families classified as extremely low income, very low income, low income, or moderate income under s. 420.0004 are exempt from ad valorem taxation to the extent authorized under s. 196.196. All property identified in this subsection section must comply with the criteria provided under s. 196.195 for determining exempt status and applied by property appraisers on an annual basis. The Legislature intends that any property owned by a limited liability company which is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii) be treated as owned by its sole member. Units that are vacant shall be treated as portions of the affordable housing property exempt under this subsection if a recorded land use restriction agreement in favor of the Florida Housing Finance Corporation or any other governmental or quasi-governmental jurisdiction requires that all residential units within the property be used in a manner that qualifies for the exemption under this subsection and if the units are being offered for rent.

Section 11. Effective January 1, 2021, subsection (1) of section 196.1978, Florida Statutes, as amended by this act, is amended to read:

196.1978 Affordable housing property exemption.—

(1) Property used to provide affordable housing to eligible persons as defined by s. 159.603 and natural persons or families meeting the extremely-low-income, very-low-income, low-income, or moderate-income limits specified in s. 420.0004, which is owned entirely by a nonprofit entity that is a corporation not for profit, qualified as charitable under s. 501(c)(3) of the Internal Revenue Code and in compliance with Rev. Proc. 96-32, 1996-1 C.B. 717, is considered property owned by an exempt entity and used for a charitable purpose, and those portions of the affordable housing property that provide housing to natural persons or families classified as extremely low income, very low income, low income, or moderate income under s. 420.0004 are exempt from ad valorem taxation to the extent authorized under s. 196.196. All property identified in this subsection must comply with the criteria provided under s. 196.195 for determining exempt status and applied by property appraisers on an annual basis. The Legislature intends that any property owned by a limited liability company which is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii) be treated as owned by its sole member. If the sole member of the limited liability company that owns the property is also a

limited liability company that is disregarded as an entity for federal income tax purposes pursuant to Treasury Regulation 301.7701-3(b)(1)(ii), the Legislature intends that the property be treated as owned by the sole member of the limited liability company that owns the limited liability company that owns the property. Units that are vacant and units that are occupied by natural persons or families whose income no longer meets the income limits of this subsection, but whose income met those income limits at the time they became tenants, shall be treated as portions of the affordable housing property exempt under this subsection if a recorded land use restriction agreement in favor of the Florida Housing Finance Corporation or any other governmental or quasi-governmental jurisdiction requires that all residential units within the property be used in a manner that qualifies for the exemption under this subsection and if the units are being offered for rent.

Section 12. Effective upon this act becoming a law, paragraphs (b), (d), (e), and (f) of subsection (2) of section 200.065, Florida Statutes, are amended to read:

200.065 Method of fixing millage.—

- (2) No millage shall be levied until a resolution or ordinance has been approved by the governing board of the taxing authority which resolution or ordinance must be approved by the taxing authority according to the following procedure:
- (b) Within 35 days of certification of value pursuant to subsection (1), each taxing authority shall advise the property appraiser of its proposed millage rate, of its rolled-back rate computed pursuant to subsection (1), and of the date, time, and place at which a public hearing will be held to consider the proposed millage rate and the tentative budget. The property appraiser shall utilize this information in preparing the notice of proposed property taxes pursuant to s. 200.069. The deadline for mailing the notice shall be the later of 55 days after certification of value pursuant to subsection (1) or 10 days after either the date the tax roll is approved or the interim roll procedures under s. 193.1145 are instituted. However, for counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, if mailing is not possible during the state of emergency, the property appraiser may post the notice on the county's website. If the deadline for mailing the notice of proposed property taxes is 10 days after the date the tax roll is approved or the interim roll procedures are instituted, all subsequent deadlines provided in this section shall be extended. In addition, the deadline for mailing the notice may be extended for 30 days in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252, and property appraisers may use alternate methods of distribution only when mailing the notice is not possible. In such event, however, property appraisers must work with county tax collectors to ensure the timely assessment and collection of taxes. The number of days by which the deadlines shall be extended shall equal the number of days by which the deadline for mailing the notice of proposed taxes is extended beyond 55 days after certification. If any taxing authority fails to provide the information required in this paragraph to the property appraiser in a timely fashion, the taxing authority shall be prohibited from levying a millage rate greater than the rolled-back rate computed pursuant to subsection (1) for the upcoming fiscal year, which rate shall be computed by the property appraiser and used in preparing the notice of proposed property taxes. Each multicounty taxing authority that levies taxes in any county that has extended the deadline for mailing the notice due to a declared state of emergency and that has noticed hearings in other counties must advertise the hearing at which it intends to adopt a tentative budget and millage rate in a newspaper of general paid circulation within each county not less than 2 days or more than 5 days before the hearing.
- (d) Within 15 days after the meeting adopting the tentative budget, the taxing authority shall advertise in a newspaper of general circulation in the county as provided in subsection (3), its intent to finally adopt a millage rate and budget. A public hearing to finalize the budget and adopt a millage rate shall be held not less than 2 days nor more than 5 days after the day that the advertisement is first published. In the event of a need to postpone or recess the final meeting due to a declared state of emergency, the taxing authority may postpone or recess the hearing for up to 7 days and shall post a prominent notice at the place of the original hearing showing the date, time, and place where the hearing will be reconvened. The posted notice shall measure not less than 8.5 by 11 inches. The taxing authority shall make every reasonable effort to

provide reasonable notification of the continued hearing to the taxpayers. The information must also be posted on the taxing authority's website. During the hearing, the governing body of the taxing authority shall amend the adopted tentative budget as it sees fit, adopt a final budget, and adopt a resolution or ordinance stating the millage rate to be levied. The resolution or ordinance shall state the percent, if any, by which the millage rate to be levied exceeds the rolled-back rate computed pursuant to subsection (1), which shall be characterized as the percentage increase in property taxes adopted by the governing body. The adoption of the budget and the millage-levy resolution or ordinance shall be by separate votes. For each taxing authority levying millage, the name of the taxing authority, the rolled-back rate, the percentage increase, and the millage rate to be levied shall be publicly announced before prior to the adoption of the millage-levy resolution or ordinance. In no event may the millage rate adopted pursuant to this paragraph exceed the millage rate tentatively adopted pursuant to paragraph (c). If the rate tentatively adopted pursuant to paragraph (c) exceeds the proposed rate provided to the property appraiser pursuant to paragraph (b), or as subsequently adjusted pursuant to subsection (11), each taxpayer within the jurisdiction of the taxing authority shall be sent notice by first-class mail of his or her taxes under the tentatively adopted millage rate and his or her taxes under the previously proposed rate. The notice must be prepared by the property appraiser, at the expense of the taxing authority, and must generally conform to the requirements of s. 200.069. If such additional notice is necessary, its mailing must precede the hearing held pursuant to this paragraph by not less than 10 days and not more than 15 days.

- (e)1. In the hearings required pursuant to paragraphs (c) and (d), the first substantive issue discussed shall be the percentage increase in millage over the rolled-back rate necessary to fund the budget, if any, and the specific purposes for which ad valorem tax revenues are being increased. During such discussion, the governing body shall hear comments regarding the proposed increase and explain the reasons for the proposed increase over the rolled-back rate. The general public shall be allowed to speak and to ask questions before prior to adoption of any measures by the governing body. The governing body shall adopt its tentative or final millage rate before prior to adopting its tentative or final budget.
- 2. These hearings shall be held after 5 p.m. if scheduled on a day other than Saturday. No hearing shall be held on a Sunday. The county commission shall not schedule its hearings on days scheduled for hearings by the school board. The hearing dates scheduled by the county commission and school board shall not be utilized by any other taxing authority within the county for its public hearings. However, in counties for which a state of emergency was declared by executive order or proclamation of the Governor pursuant to chapter 252 and the rescheduling of hearings on the same day is unavoidable, the county commission and school board must conduct their hearings at different times, and other taxing authorities must schedule their hearings so as not to conflict with the times of the county commission and school board hearings. A multicounty taxing authority shall make every reasonable effort to avoid scheduling hearings on days utilized by the counties or school districts within its jurisdiction. Tax levies and budgets for dependent special taxing districts shall be adopted at the hearings for the taxing authority to which such districts are dependent, following such discussion and adoption of levies and budgets for the superior taxing authority. A taxing authority may adopt the tax levies for all of its dependent special taxing districts, and may adopt the budgets for all of its dependent special taxing districts, by a single unanimous vote. However, if a member of the general public requests that the tax levy or budget of a dependent special taxing district be separately discussed and separately adopted, the taxing authority shall discuss and adopt that tax levy or budget separately. If, due to circumstances beyond the control of the taxing authority, including a state of emergency declared by executive order or proclamation of the Governor pursuant to chapter 252, the hearing provided for in paragraph (c) or paragraph (d) is recessed or postponed, the taxing authority shall publish a notice in a newspaper of general paid circulation in the county. The notice shall state the time and place for the continuation of the hearing and shall be published at least 2 days but not more than 5 days before prior to the date the hearing will be continued. In the event of postponement or recess due to a declared state of emergency, all subsequent dates in this section shall be extended by the number of days of the postponement or recess. Notice of the postponement or recess must be in writing by the affected taxing authority to the tax collector, the property appraiser, and the

Department of Revenue within 3 calendar days after the postponement or recess. In the event of such extension, the affected taxing authority must work with the county tax collector and property appraiser to ensure timely assessment and collection of taxes.

- (f)1. Notwithstanding any provisions of paragraph (c) to the contrary, each school district shall advertise its intent to adopt a tentative budget in a newspaper of general circulation pursuant to subsection (3) within 29 days of certification of value pursuant to subsection (1). Not less than 2 days or more than 5 days thereafter, the district shall hold a public hearing on the tentative budget pursuant to the applicable provisions of paragraph (c). In the event of postponement or recess due to a declared state of emergency, the school district may postpone or recess the hearing for up to 7 days and shall post a prominent notice at the place of the original hearing showing the date, time, and place where the hearing will be reconvened. The posted notice shall measure not less than 8.5 by 11 inches. The school district shall make every reasonable effort to provide reasonable notification of the continued hearing to the taxpayers. The information must also be posted on the school district's website.
- 2. Notwithstanding any provisions of paragraph (b) to the contrary, each school district shall advise the property appraiser of its recomputed proposed millage rate within 35 days of certification of value pursuant to subsection (1). The recomputed proposed millage rate of the school district shall be considered its proposed millage rate for the purposes of paragraph (b).
- 3. Notwithstanding any provisions of paragraph (d) to the contrary, each school district shall hold a public hearing to finalize the budget and adopt a millage rate within 80 days of certification of value pursuant to subsection (1), but not earlier than 65 days after certification. The hearing shall be held in accordance with the applicable provisions of paragraph (d), except that a newspaper advertisement need not precede the hearing.

Section 13. Section 200.069, Florida Statutes, is amended to read:

200.069 Notice of proposed property taxes and non-ad valorem assessments.—Pursuant to s. 200.065(2)(b), the property appraiser, in the name of the taxing authorities and local governing boards levying nonad valorem assessments within his or her jurisdiction and at the expense of the county, shall prepare and deliver by first-class mail to each taxpayer to be listed on the current year's assessment roll a notice of proposed property taxes, which notice shall contain the elements and use the format provided in the following form. Notwithstanding the provisions of s. 195.022, no county officer shall use a form other than that provided herein. The Department of Revenue may adjust the spacing and placement on the form of the elements listed in this section as it considers necessary based on changes in conditions necessitated by various taxing authorities. If the elements are in the order listed, the placement of the listed columns may be varied at the discretion and expense of the property appraiser, and the property appraiser may use printing technology and devices to complete the form, the spacing, and the placement of the information in the columns. In addition, the property appraiser may not include in the mailing of the notice of ad valorem taxes and non-ad valorem assessments additional information or items unless such information or items explain a component of the notice or provide information directly related to the assessment and taxation of the property. A county officer may use a form other than that provided by the department for purposes of this part, but only if his or her office pays the related expenses and he or she obtains prior written permission from the executive director of the department; however, a county officer may not use a form the substantive content of which is at variance with the form prescribed by the department. The county officer may continue to use such an approved form until the law that specifies the form is amended or repealed or until the officer receives written disapproval from the executive director.

(1) The first page of the notice shall read:

NOTICE OF PROPOSED PROPERTY TAXES DO NOT PAY—THIS IS NOT A BILL

The taxing authorities which levy property taxes against your property will soon hold PUBLIC HEARINGS to adopt budgets and tax rates for the next year.

The purpose of these PUBLIC HEARINGS is to receive opinions from the general public and to answer questions on the proposed tax change and budget PRIOR TO TAKING FINAL ACTION.

Each taxing authority may AMEND OR ALTER its proposals at the hearing.

- (2)(a) The notice shall include a brief legal description of the property, the name and mailing address of the owner of record, and the tax information applicable to the specific parcel in question. The information shall be in columnar form. There shall be seven column headings which shall read: "Taxing Authority," "Your Property Taxes Last Year," "Last Year's Adjusted Tax Rate (Millage)," "Your Taxes This Year IF NO Budget Change Is Adopted," "Tax Rate This Year IF PROPOSED Budget Is Adopted (Millage)," "Your Taxes This Year IF PROPOSED Budget Change Is Adopted," and "A Public Hearing on the Proposed Taxes and Budget Will Be Held:."
- (b) As used in this section, the term "last year's adjusted tax rate" means the rolled-back rate calculated pursuant to s. 200.065(1).
- (3) There shall be under each column heading an entry for the county; the school district levy required pursuant to s. 1011.60(6); other operating school levies; the municipality or municipal service taxing unit or units in which the parcel lies, if any; the water management district levying pursuant to s. 373.503; the independent special districts in which the parcel lies, if any; and for all voted levies for debt service applicable to the parcel, if any.
- (4) For each entry listed in subsection (3), there shall appear on the notice the following:
- (a) In the first column, a brief, commonly used name for the taxing authority or its governing body. The entry in the first column for the levy required pursuant to s. 1011.60(6) shall be "By State Law." The entry for other operating school district levies shall be "By Local Board." Both school levy entries shall be indented and preceded by the notation "Public Schools:". For each voted levy for debt service, the entry shall be "Voter Approved Debt Payments."
- (b) In the second column, the gross amount of ad valorem taxes levied against the parcel in the previous year. If the parcel did not exist in the previous year, the second column shall be blank.
- (c) In the third column, last year's adjusted tax rate or, in the case of voted levies for debt service, the tax rate previously authorized by referendum.
- (d) In the fourth column, the gross amount of ad valorem taxes which will apply to the parcel in the current year if each taxing authority levies last year's adjusted tax rate or, in the case of voted levies for debt service, the amount previously authorized by referendum.
- (e) In the fifth column, the tax rate that each taxing authority must levy against the parcel to fund the proposed budget or, in the case of voted levies for debt service, the tax rate previously authorized by referendum.
- (f) In the sixth column, the gross amount of ad valorem taxes that must be levied in the current year if the proposed budget is adopted.
- (g) In the seventh column, the date, the time, and a brief description of the location of the public hearing required pursuant to s. 200.065(2)(c).
- (5) Following the entries for each taxing authority, a final entry shall show: in the first column, the words "Total Property Taxes:" and in the second, fourth, and sixth columns, the sum of the entries for each of the individual taxing authorities. The second, fourth, and sixth columns shall, immediately below said entries, be labeled Column 1, Column 2, and Column 3, respectively. Below these labels shall appear, in bold-faced type, the statement: SEE REVERSE SIDE FOR EXPLANATION.
- (6)(a) The second page of the notice shall state the parcel's market value and for each taxing authority that levies an ad valorem tax against the parcel:
- 1. The assessed value, value of exemptions, and taxable value for the previous year and the current year.

- 2. Each assessment reduction and exemption applicable to the property, including the value of the assessment reduction or exemption and tax levies to which they apply.
- (b) The reverse side of the second page shall contain definitions and explanations for the values included on the front side.
- (7) The following statement shall appear after the values listed on the front of the second page:

If you feel that the market value of your property is inaccurate or does not reflect fair market value, or if you are entitled to an exemption or classification that is not reflected above, contact your county property appraiser at ___ (phone number) __ or __ (location) __.

If the property appraiser's office is unable to resolve the matter as to market value, classification, or an exemption, you may file a petition for adjustment with the Value Adjustment Board. Petition forms are available from the county property appraiser and must be filed ON OR BEFORE $_{\rm (date)}$.

(8) The reverse side of the first page of the form shall read:

EXPLANATION

*COLUMN 1—"YOUR PROPERTY TAXES LAST YEAR"

This column shows the taxes that applied last year to your property. These amounts were based on budgets adopted last year and your property's previous taxable value.

*COLUMN 2—"YOUR TAXES IF NO BUDGET CHANGE IS ADOPTED"

This column shows what your taxes will be this year IF EACH TAXING AUTHORITY DOES NOT CHANGE ITS PROPERTY TAX LEVY. These amounts are based on last year's budgets and your current assessment.

*COLUMN 3—"YOUR TAXES IF PROPOSED BUDGET CHANGE IS ADOPTED"

This column shows what your taxes will be this year under the BUD-GET ACTUALLY PROPOSED by each local taxing authority. The proposal is NOT final and may be amended at the public hearings shown on the front side of this notice. The difference between columns 2 and 3 is the tax change proposed by each local taxing authority and is NOT the result of higher assessments.

*Note: Amounts shown on this form do NOT reflect early payment discounts you may have received or may be eligible to receive. (Discounts are a maximum of 4 percent of the amounts shown on this form.)

(9) The bottom portion of the notice shall further read in bold, conspicuous print:

"Your final tax bill may contain non-ad valorem assessments which may not be reflected on this notice such as assessments for roads, fire, garbage, lighting, drainage, water, sewer, or other governmental services and facilities which may be levied by your county, city, or any special district."

(10)(a) If requested by the local governing board levying non-ad valorem assessments and agreed to by the property appraiser, the notice specified in this section may contain a notice of proposed or adopted non-ad valorem assessments. If so agreed, the notice shall be titled:

NOTICE OF PROPOSED PROPERTY TAXESAND PROPOSED OR ADOPTEDNON-AD VALOREM ASSESSMENTSDO NOT PAY—THIS IS NOT A BILL

There must be a clear partition between the notice of proposed property taxes and the notice of proposed or adopted non-ad valorem assessments. The partition must be a bold, horizontal line approximately $^{1}/_{8}$ -inch thick. By rule, the department shall provide a format for the form of the notice of proposed or adopted non-ad valorem assessments which meets the following minimum requirements:

- 1. There must be subheading for columns listing the levying local governing board, with corresponding assessment rates expressed in dollars and cents per unit of assessment, and the associated assessment amount.
- 2. The purpose of each assessment must also be listed in the column listing the levying local governing board if the purpose is not clearly indicated by the name of the board.
- 3. Each non-ad valorem assessment for each levying local governing board must be listed separately.
- 4. If a county has too many municipal service benefit units or assessments to be listed separately, it shall combine them by function.
- 5. A brief statement outlining the responsibility of the tax collector and each levying local governing board as to any non-ad valorem assessment must be provided on the form, accompanied by directions as to which office to contact for particular questions or problems.
- (b) If the notice includes all adopted non-ad valorem assessments, the provisions contained in subsection (9) shall not be placed on the notice.
- Section 14. Subsection (1) of section 206.05, Florida Statutes, is amended to read:
- 206.05~ Bond required of licensed terminal supplier, importer, exporter, or wholesaler.—
- (1) Each terminal supplier, importer, exporter, or wholesaler, except a municipality, county, school board, state agency, federal agency, or special district which is licensed under this part, shall file with the department a bond in a penal sum of not more than \$300,000 \\$100,000, such sum to be approximately 3 times the combined average monthly tax levied under this part and local option tax on motor fuel paid or due during the preceding 12 calendar months under the laws of this state. An exporter shall file a bond in an amount equal to 3 times the average monthly tax due on gallons acquired for export. The bond shall be in such form as may be approved by the department, executed by a surety company duly licensed to do business under the laws of the state as surety thereon, and conditioned upon the prompt filing of true reports and the payment to the department of any and all fuel taxes levied under this chapter including local option taxes which are now or which hereafter may be levied or imposed, together with any and all penalties and interest thereon, and generally upon faithful compliance with the provisions of the fuel tax and local option tax laws of the state. The licensee shall be the principal obligor, and the state shall be the obligee. An assigned time deposit or irrevocable letter of credit may be accepted in lieu of a surety bond.
- Section 15. Subsection (6) of section 206.8741, Florida Statutes, is amended to read:
 - 206.8741 Dyeing and marking; notice requirements.—
- (6) Any person who fails to provide or post the required notice with respect to any dyed diesel fuel is subject to a penalty of \$2,500 for each month such failure occurs the penalty imposed by s. 206.872(11).
- Section 16. Subsection (1) section 206.90, Florida Statutes, is amended to read:
- 206.90 Bond required of terminal suppliers, importers, and whole-salers.—
- (1) Every terminal supplier, importer, or wholesaler, except a municipality, county, state agency, federal agency, school board, or special district, shall file with the department a bond or bonds in the penal sum of not more than \$300,000 \$100,000. The sum of such bond shall be approximately 3 times the average monthly diesel fuels tax and local option tax on diesel fuels paid or due during the preceding 12 calendar months, with a surety approved by the department. The licensee shall be the principal obligor and the state shall be the obligee, conditioned upon the faithful compliance with the provisions of this chapter, including the local option tax laws. If the sum of 3 times a licensee's average monthly tax is less than \$50, no bond shall be required.

- Section 17. Paragraph (a) of subsection (1) 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.
- (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows:
- (a)1.a. At the rate of 6 percent of the sales price of each item or article of tangible personal property when sold at retail in this state, computed on each taxable sale for the purpose of remitting the amount of tax due the state, and including each and every retail sale.
- b. Each occasional or isolated sale of an aircraft, boat, mobile home, or motor vehicle of a class or type which is required to be registered, licensed, titled, or documented in this state or by the United States Government shall be subject to tax at the rate provided in this paragraph. The department shall by rule adopt any nationally recognized publication for valuation of used motor vehicles as the reference price list for any used motor vehicle which is required to be licensed pursuant to s. 320.08(1), (2), (3)(a), (b), (c), or (e), or (9). If any party to an occasional or isolated sale of such a vehicle reports to the tax collector a sales price which is less than 80 percent of the average loan price for the specified model and year of such vehicle as listed in the most recent reference price list, the tax levied under this paragraph shall be computed by the department on such average loan price unless the parties to the sale have provided to the tax collector an affidavit signed by each party, or other substantial proof, stating the actual sales price. Any party to such sale who reports a sales price less than the actual sales price is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. The department shall collect or attempt to collect from such party any delinquent sales taxes. In addition, such party shall pay any tax due and any penalty and interest assessed plus a penalty equal to twice the amount of the additional tax owed. Notwithstanding any other provision of law, the Department of Revenue may waive or compromise any penalty imposed pursuant to this subparagraph.
- 2. This paragraph does not apply to the sale of a boat or aircraft by or through a registered dealer under this chapter to a purchaser who, at the time of taking delivery, is a nonresident of this state, does not make his or her permanent place of abode in this state, and is not engaged in carrying on in this state any employment, trade, business, or profession in which the boat or aircraft will be used in this state, or is a corporation none of the officers or directors of which is a resident of, or makes his or her permanent place of abode in, this state, or is a noncorporate entity that has no individual vested with authority to participate in the management, direction, or control of the entity's affairs who is a resident of, or makes his or her permanent abode in, this state. For purposes of this exemption, either a registered dealer acting on his or her own behalf as seller, a registered dealer acting as broker on behalf of a seller, or a registered dealer acting as broker on behalf of the purchaser may be deemed to be the selling dealer. This exemption shall not be allowed unless:
- a. The purchaser removes a qualifying boat, as described in subsubparagraph f., from the state within 90 days after the date of purchase or extension, or the purchaser removes a nonqualifying boat or an aircraft from this state within 10 days after the date of purchase or, when the boat or aircraft is repaired or altered, within 20 days after completion of the repairs or alterations; or if the aircraft will be registered in a foreign jurisdiction and:
- (I) Application for the aircraft's registration is properly filed with a civil airworthiness authority of a foreign jurisdiction within 10 days after the date of purchase;
- (II) The purchaser removes the aircraft from the state to a foreign jurisdiction within 10 days after the date the aircraft is registered by the applicable foreign airworthiness authority; and

(III) The aircraft is operated in the state solely to remove it from the state to a foreign jurisdiction.

For purposes of this sub-subparagraph, the term "foreign jurisdiction" means any jurisdiction outside of the United States or any of its territories;

- b. The purchaser, within 90~30 days from the date of departure, provides the department with written proof that the purchaser licensed, registered, titled, or documented the boat or aircraft outside the state. If such written proof is unavailable, within 90~30 days the purchaser shall provide proof that the purchaser applied for such license, title, registration, or documentation. The purchaser shall forward to the department proof of title, license, registration, or documentation upon receipt;
- c. The purchaser, within 30 10 days after of removing the boat or aircraft from Florida, furnishes the department with proof of removal in the form of receipts for fuel, dockage, slippage, tie-down, or hangaring from outside of Florida. The information so provided must clearly and specifically identify the boat or aircraft;
- d. The selling dealer, within 30 5 days after of the date of sale, provides to the department a copy of the sales invoice, closing statement, bills of sale, and the original affidavit signed by the purchaser attesting that he or she has read the provisions of this section;
- e. The seller makes a copy of the affidavit a part of his or her record for as long as required by s. 213.35; and
- f. Unless the nonresident purchaser of a boat of 5 net tons of admeasurement or larger intends to remove the boat from this state within 10 days after the date of purchase or when the boat is repaired or altered, within 20 days after completion of the repairs or alterations, the nonresident purchaser applies to the selling dealer for a decal which authorizes 90 days after the date of purchase for removal of the boat. The nonresident purchaser of a qualifying boat may apply to the selling dealer within 60 days after the date of purchase for an extension decal that authorizes the boat to remain in this state for an additional 90 days, but not more than a total of 180 days, before the nonresident purchaser is required to pay the tax imposed by this chapter. The department is authorized to issue decals in advance to dealers. The number of decals issued in advance to a dealer shall be consistent with the volume of the dealer's past sales of boats which qualify under this sub-subparagraph. The selling dealer or his or her agent shall mark and affix the decals to qualifying boats in the manner prescribed by the department, before delivery of the boat.
- (I) The department is hereby authorized to charge dealers a fee sufficient to recover the costs of decals issued, except the extension decal shall cost \$425.
- (II) The proceeds from the sale of decals will be deposited into the administrative trust fund.
- (III) Decals shall display information to identify the boat as a qualifying boat under this sub-subparagraph, including, but not limited to, the decal's date of expiration.
- (IV) The department is authorized to require dealers who purchase decals to file reports with the department and may prescribe all necessary records by rule. All such records are subject to inspection by the department.
- (V) Any dealer or his or her agent who issues a decal falsely, fails to affix a decal, mismarks the expiration date of a decal, or fails to properly account for decals will be considered prima facie to have committed a fraudulent act to evade the tax and will be liable for payment of the tax plus a mandatory penalty of 200 percent of the tax, and shall be liable for fine and punishment as provided by law for a conviction of a misdemeanor of the first degree, as provided in s. 775.082 or s. 775.083.
- (VI) Any nonresident purchaser of a boat who removes a decal before permanently removing the boat from the state, or defaces, changes, modifies, or alters a decal in a manner affecting its expiration date before its expiration, or who causes or allows the same to be done by another, will be considered prima facie to have committed a fraudulent act to evade the tax and will be liable for payment of the tax plus a mandatory penalty of 200 percent of the tax, and shall be liable for fine

and punishment as provided by law for a conviction of a misdemeanor of the first degree, as provided in s. 775.082 or s. 775.083.

- (VII) The department is authorized to adopt rules necessary to administer and enforce this subparagraph and to publish the necessary forms and instructions.
- (VIII) The department is hereby authorized to adopt emergency rules pursuant to s. 120.54(4) to administer and enforce the provisions of this subparagraph.

If the purchaser fails to remove the qualifying boat from this state within the maximum 180 days after purchase or a nonqualifying boat or an aircraft from this state within 10 days after purchase or, when the boat or aircraft is repaired or altered, within 20 days after completion of such repairs or alterations, or permits the boat or aircraft to return to this state within 6 months from the date of departure, except as provided in s. 212.08(7)(ffff), or if the purchaser fails to furnish the department with any of the documentation required by this subparagraph within the prescribed time period, the purchaser shall be liable for use tax on the cost price of the boat or aircraft and, in addition thereto, payment of a penalty to the Department of Revenue equal to the tax payable. This penalty shall be in lieu of the penalty imposed by s. 212.12(2). The maximum 180-day period following the sale of a qualifying boat tax-exempt to a nonresident may not be tolled for any reason.

Section 18. Subsection (6) of section 212.055, Florida Statutes, is amended, and paragraph (f) is added to subsection (1) of that section, to read:

212.055 Discretionary sales surtaxes; legislative intent; authorization and use of proceeds.—It is the legislative intent that any authorization for imposition of a discretionary sales surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the levy. Each enactment shall specify the types of counties authorized to levy; the rate or rates which may be imposed; the maximum length of time the surtax may be imposed, if any; the procedure which must be followed to secure voter approval, if required; the purpose for which the proceeds may be expended; and such other requirements as the Legislature may provide. Taxable transactions and administrative procedures shall be as provided in s. 212.054.

- (1) CHARTER COUNTY AND REGIONAL TRANSPORTATION SYSTEM SURTAX.—
- (f) Any discretionary sales surtax levied under this subsection pursuant to a referendum held on or after July 1, 2020, may not be levied for more than 30 years.
 - (6) SCHOOL CAPITAL OUTLAY SURTAX.—
- (a) The school board in each county may levy, pursuant to resolution conditioned to take effect only upon approval by a majority vote of the electors of the county voting in a referendum, a discretionary sales surtax at a rate that may not exceed 0.5 percent.
- (b) The resolution must shall include a statement that provides a brief and general description of the school capital outlay projects to be funded by the surtax. The resolution must include a statement that the revenues collected must be shared with eligible charter schools based on their proportionate share of the total school district enrollment. The statement must shall conform to the requirements of s. 101.161 and shall be placed on the ballot by the governing body of the county. The following question shall be placed on the ballot:

 $\begin{array}{lll}FOR\ THE &CENTS\ TAX \\AGAINST\ THE &CENTS\ TAX \\ \end{array}$

(c) The resolution providing for the imposition of the surtax *must* shall set forth a plan for use of the surtax proceeds for fixed capital expenditures or fixed capital costs associated with the construction, reconstruction, or improvement of school facilities and campuses which have a useful life expectancy of 5 or more years, and any land acquisition, land improvement, design, and engineering costs related thereto. Additionally, the plan shall include the costs of retrofitting and providing for technology implementation, including hardware and software, for the various sites within the school district. Surtax revenues may be used to service for the purpose of servicing bond indebtedness to finance projects authorized by this subsection, and any interest accrued

- thereto may be held in trust to finance such projects. Neither the proceeds of the surtax nor any interest accrued thereto shall be used for operational expenses. Surtax revenues shared with charter schools shall be expended by the charter school in a manner consistent with the allowable uses set forth in s. 1013.62(4). All revenues and expenditures shall be accounted for in a charter school's monthly or quarterly financial statement pursuant to s. 1002.33(9). The eligibility of a charter school to receive funds under this subsection shall be determined in accordance with s. 1013.62(1). If a school's charter is not renewed or is terminated and the school is dissolved under the provisions of law under which the school was organized, any unencumbered funds received under this subsection shall revert to the sponsor.
- (d) Surtax revenues collected by the Department of Revenue pursuant to this subsection shall be distributed to the school board imposing the surtax in accordance with law.
- Section 19. The amendment made by this act to s. 212.055(6), Florida Statutes, which amends the allowable uses of the school capital outlay surtax, applies to levies authorized by vote of the electors on or after July 1, 2020.
- Section 20. Effective January 1, 2021, section 212.134, Florida Statutes, is created to read:
- 212.134 Information returns relating to payment-card and third-party network transactions.—
- (1) For each year in which a payment settlement entity, an electronic payment facilitator, or other third party contracted with the payment settlement entity to make payments to settle reportable payment transactions on behalf of the payment settlement entity must file a return pursuant to s. 6050W of the Internal Revenue Code, the entity, the facilitator, or the third party must submit the information in the return to the department by the 30th day after filing the federal return. The format of the information returns required must be either a copy of such information returns or a copy of such information returns related to participating payees with an address in the state. For purposes of this subsection, the term "payment settlement entity" has the same meaning as provided in s. 6050W of the Internal Revenue Code.
- (2) All reports submitted to the department under this section must be in an electronic format.
- (3) Any payment settlement entity, facilitator, or third party failing to file the information return required, filing an incomplete information return, or not filing an information return within the time prescribed is subject to a penalty of \$1,000 for each failure, if the failure is for not more than 30 days, with an additional \$1,000 for each month or fraction of a month during which each failure continues. The total amount of penalty imposed on a reporting entity may not exceed \$10,000 annually.
- (4) The executive director or his or her designee may waive the penalty if he or she determines that the failure to timely file an information return was due to reasonable cause and not due to willful negligence, willful neglect, or fraud.
 - Section 21. Section 212.181, Florida Statutes, is created to read:
- $212.181\;$ Determination of business address situs, distributions, and adjustments.—
- (1) For each certificate of registration issued pursuant to s. 212.18(3)(b), the department shall assign the place of business to a county based on the location address provided at the time of registration or at the time the dealer notifies the department of a change in a business location address.
- (2)(a) Each county that furnishes to the department information needed to update the electronic database created and maintained pursuant to s. 202.22(2)(a), including addresses of new developments, changes in addresses, annexations, incorporations, reorganizations, and any other changes in jurisdictional boundaries within the county, must specify an effective date, which must be the next ensuing January 1 or July 1, and must be furnished to the department at least 120 days before the effective date. A county that provides notification to the department at least 120 days before the effective date that it has reviewed the database and has no changes for the ensuing January 1 or July 1 satisfies the requirement of this paragraph.

- (b) A county that imposes a tourist development tax in a subcounty special district pursuant to s. 125.0104(3)(b) must identify the subcounty special district addresses to which the tourist development tax applies as part of the address information submission required under paragraph (a). This paragraph does not apply to counties that self-administer the tax pursuant to s. 125.0104(10).
- (c) The department shall update the electronic database created and maintained under s. 202.22(2)(a) using the information furnished by local taxing jurisdictions under paragraph (a) and shall ensure each business location is correctly assigned to the applicable county pursuant to subsection (1). Each update must specify the effective date as the next ensuing January 1 or July 1 and must be posted by the department on a website not less than 90 days before the effective date.
- (3)(a) For distributions made pursuant to ss. 125.0104, 212.20(6)(a), (b), and (d)2., misallocations occurring solely due to the assignment of an address to an incorrect county will be corrected prospectively only from the date the department is made aware of the misallocation, subject to the following:
- 1. If the county that should have received the misallocated distributions followed the notification and timing provisions in subsection (2) for the affected periods, such misallocations may be adjusted by prorating current and future distributions for the period the misallocation occurred, not to exceed 36 months from the date the department is made aware of the misallocation.
- 2. If the county that received the misallocated distribution followed the notification and timing provisions in subsection (2) for the affected periods and the county that should have received the misallocation did not, the correction shall apply only prospectively from the date the department is made aware of the misallocation.
- (b) Nothing in this subsection prevents affected counties from determining an alternative method of adjustment pursuant to an interlocal agreement. Affected counties with an interlocal agreement must provide a copy of the interlocal agreement specifying an alternative method of adjustment to the department within 90 days after the date of the department's notice of the misallocation.
- (4) The department may adopt rules to administer this section, including rules establishing procedures and forms.
 - Section 22. Section 215.179, Florida Statutes, is created to read:
- 215.179 Solicitation of payment.—An owner of a public building or the owner's employee may not seek, accept, or solicit any payment or other form of consideration for providing the written allocation letter described in s. 179D(d)(4) of the Internal Revenue Code and Internal Revenue Service (IRS) Notice 2008-40. An allocation letter must be signed and returned to the architect, engineer, or contractor within 15 days after written request. The architect, engineer, or contractor shall file the allocation request with the Department of Financial Services. This section is effective until the Internal Revenue Service supersedes s. 3 of IRS Notice 2008-40 and materially modifies the allocation process therein.
 - Section 23. Section 213.0537, Florida Statutes, is created to read:
 - 213.0537 Electronic notification with affirmative consent.—
- (1) Notwithstanding any other provision of law, the Department of Revenue may send notices electronically, by postal mail, or both. Electronic transmission may be used only with the affirmative consent of the taxpayer or its representative. Documents sent pursuant to this section comply with the same timing and form requirements as documents sent by postal mail. If a document sent electronically is returned as undeliverable, the department must resend the document by postal mail. However, the original electronic transmission used with the affirmative consent of the taxpayer or its representative is the official mailing for purposes of this chapter.
- (2) A notice sent electronically will be considered to have been received by the recipient if the transmission is addressed to the address provided by the taxpayer or its representative. A notice sent electronically will be considered received even if no individual is aware of its receipt. In addition, a notice sent electronically shall be considered received if the

department does not receive notification that the document was undeliverable.

- (3) For the purposes of this section, the term:
- (a) "Affirmative consent" means that the taxpayer or its representative expressly consented to receive notices electronically either in response to a clear and conspicuous request for the taxpayer's or its representative's consent, or at the taxpayer's or its representative's own initiative.
- (b) "Notice" means all communications from the department to the taxpayer or its representative, including, but not limited to, billings, notices issued during the course of an audit, proposed assessments, and final assessments authorized by this chapter and any other actions constituting final agency action within the meaning of chapter 120.
- Section 24. Paragraph (b) of subsection (1) of section 213.21, Florida Statutes, is amended to read:

213.21 Informal conferences; compromises.—

(1

- (b) The statute of limitations upon the issuance of final assessments and the period for filing a claim for refund as required by s. 215.26(2) for any transactions occurring during the audit period shall be tolled during the period in which the taxpayer is engaged in a procedure under this section.
- Section 25. Effective upon this act becoming a law, paragraph (a) of subsection (4) of section 220.1105, Florida Statutes, is amended to read:
- 220.1105 Tax imposed; automatic refunds and downward adjustments to tax rates.—
- (4) For fiscal years 2018-2019 through 2020-2021, any amount by which net collections for a fiscal year exceed adjusted forecasted collections for that fiscal year shall only be used to provide refunds to corporate income tax payers as follows:
 - (a) For purposes of this subsection, the term:
 - 1. "Eligible taxpayer" means:
- a. For fiscal year 2018-2019, a taxpayer whose taxable year begins between April 1, 2017, and March 31, 2018, and whose final tax liability for such taxable year is greater than zero;
- b. For fiscal year 2019-2020, a taxpayer whose taxable year begins between April 1, 2018, and March 31, 2019, and whose final tax liability for such taxable year is greater than zero; or
- c. For fiscal year 2020-2021 a taxpayer whose taxable year begins between April 1, 2019, and March 31, 2020, and whose final tax liability for such taxable year is greater than zero.
- 2. "Excess collections" for a fiscal year means the amount by which net collections for a fiscal year exceeds adjusted forecasted collections for that fiscal year.
- 3. "Final tax liability" means the taxpayer's amount of tax due under this chapter for a taxable year, reported on a return filed with the department, plus the amount of any credit taken on such return under s. 220.1875.
- 4. "Total eligible tax liability" for a fiscal year means the sum of final tax liabilities of all eligible taxpayers for a fiscal year as such liabilities are shown on the latest return filed with the department as of February 1 immediately following that fiscal year.
- 5. "Taxpayer refund share" for a fiscal year means an eligible taxpayer's final tax liability as a percentage of the total eligible tax liability for that fiscal year.
- 6. "Taxpayer refund" for a fiscal year means the taxpayer refund share for a fiscal year multiplied by the excess collections for a fiscal year.
- Section 26. The amendment made by this act to s. 220.1105(4)(a)3., Florida Statutes, is remedial in nature and applies retroactively.

- Section 27. Subsections (1), (2), and (5) of section 443.163, Florida Statutes, are amended to read:
- 443.163 Electronic reporting and remitting of contributions and reimbursements.—
- (1) An employer may file any report and remit any contributions or reimbursements required under this chapter by electronic means. The Department of Economic Opportunity or the state agency providing reemployment assistance tax collection services shall adopt rules prescribing the format and instructions necessary for electronically filing reports and remitting contributions and reimbursements to ensure a full collection of contributions and reimbursements due. The acceptable method of transfer, the method, form, and content of the electronic means, and the method, if any, by which the employer will be provided with an acknowledgment shall be prescribed by the department or its tax collection service provider. However, any employer who employed 10 or more employees in any quarter during the preceding state fiscal year must file the Employers Quarterly Reports, including any corrections, for the current calendar year and remit the contributions and reimbursements due by electronic means approved by the tax collection service provider. A person who prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year must file the Employers Quarterly Reports for each calendar quarter in the current calendar year, beginning with reports due for the second calendar quarter of 2003, by electronic means approved by the tax collecion service provider.
- (2)(a) An employer who is required by law to file an Employers Quarterly Report, including any corrections, by approved electronic means, but who files the report either directly or through an agent by a means other than approved electronic means, is liable for a penalty of \$25 \$50 for that report and \$1 for each employee, not to exceed \$300. This penalty is in addition to any other penalty provided by this chapter. However, the penalty does not apply if the tax collection service provider waives the electronic filing requirement in advance. An employer who fails to remit contributions or reimbursements either directly or through an agent by approved electronic means as required by law is liable for a penalty of \$25 \$50 for each remittance submitted by a means other than approved electronic means. This penalty is in addition to any other penalty provided by this chapter.
- (b) A person who prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year, but who fails to file an Employers Quarterly Report for each calendar quarter in the current calendar year by approved electronic means, is liable for a penalty of \$50 for that report and \$1 for each employee. This penalty is addition to any other penalty provided by this chapter. However, the penalty does not apply if the tax collection service provider waives the electronic filing requirement in advance.
- (5) The tax collection service provider may waive the penalty imposed by this section if a written request for a waiver is filed which establishes that imposition would be inequitable. Examples of inequity include, but are not limited to, situations where the failure to electronically file was caused by one of the following factors:
- (a) Death or serious illness of the person responsible for the preparation and filing of the report.
 - (b) Destruction of the business records by fire or other casualty.
 - (c) Unscheduled and unavoidable computer downtime.

Section 28. Subsections (1) and (3) of section 626.932, Florida Statutes, are amended to read:

626.932 Surplus lines tax.—

(1) The premiums charged for surplus lines coverages are subject to a premium receipts tax of 4.94~5 percent of all gross premiums charged for such insurance. The surplus lines agent shall collect from the insured the amount of the tax at the time of the delivery of the cover note, certificate of insurance, policy, or other initial confirmation of insurance, in addition to the full amount of the gross premium charged by the insurer for the insurance. The surplus lines agent is prohibited from absorbing such tax or, as an inducement for insurance or for any other reason, rebating all or any part of such tax or of his or her commission.

- (3) If a surplus lines policy covers risks or exposures only partially in this state and the state is the home state as defined in the federal Nonadmitted and Reinsurance Reform Act of 2010 (NRRA), the tax payable shall be computed on the gross premium. The surplus lines policy must be taxed in accordance with subsection (1) and the agent shall report the total premium for the risk that is located in this state and the total premium for the risk that is located outside of this state to the Florida Surplus Lines Service Office in the manner and form directed by the Florida Surplus Lines Service Office The tax must not exceed the tax rate where the risk or exposure is located.
- Section 29. Paragraph (b) of subsection (6) of section 1013.64, Florida Statutes, is amended to read:
- 1013.64 Funds for comprehensive educational plant needs; construction cost maximums for school district capital projects.—Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows:

(6)

- (b)1. A district school board may not use funds from the following sources: Public Education Capital Outlay and Debt Service Trust Fund; School District and Community College District Capital Outlay and Debt Service Trust Fund; Classrooms First Program funds provided in s. 1013.68; nonvoted 1.5-mill levy of ad valorem property taxes provided in s. 1011.71(2); Classrooms for Kids Program funds provided in s. 1013.735; District Effort Recognition Program funds provided in s. 1013.736; or High Growth District Capital Outlay Assistance Grant Program funds provided in s. 1013.738 to pay for any portion of the cost of any new construction of educational plant space with a total cost per student station, including change orders, which exceeds:
 - a. \$17,952 for an elementary school;
 - b. \$19,386 for a middle school; or
 - c. \$25,181 for a high school,

(January 2006) as adjusted annually to reflect increases or decreases in the Consumer Price Index. The department, in conjunction with the Office of Economic and Demographic Research, shall review and adjust the cost per student station limits to reflect actual construction costs by January 1, 2020, and annually thereafter. The adjusted cost per student station shall be used by the department for computation of the statewide average costs per student station for each instructional level pursuant to paragraph (d). The department shall also collaborate with the Office of Economic and Demographic Research to select an industry-recognized construction index to replace the Consumer Price Index by January 1, 2020, adjusted annually to reflect changes in the construction index.

- 2. School districts shall maintain accurate documentation related to the costs of all new construction of educational plant space reported to the Department of Education pursuant to paragraph (d). The Auditor General shall review the documentation maintained by the school districts and verify compliance with the limits under this paragraph during its scheduled operational audits of the school district.
- 3. Except for educational facilities and sites subject to a lease-purchase agreement entered pursuant to s. 1011.71(2)(e) or funded solely through local impact fees, in addition to the funding sources listed in subparagraph 1., a district school board may not use funds from any sources for new construction of educational plant space with a total cost per student station, including change orders, which equals more than the current adjusted amounts provided in sub-subparagraphs 1.a.-c. However, if a contract has been executed for architectural and design services or for construction management services before July 1, 2017, a district school board may use funds from any source for the new construction of educational plant space and such funds are exempt from the total cost per student station requirements.
- 4. A district school board must not use funds from the Public Education Capital Outlay and Debt Service Trust Fund or the School District and Community College District Capital Outlay and Debt Service Trust Fund for any new construction of an ancillary plant that exceeds

70 percent of the average cost per square foot of new construction for all schools.

- Section 30. Clothing, school supplies, 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 August 7, 2020, through August 9, 2020, 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 \$60 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, staplers and staples used to secure paper products, protractors, compasses, and calculators.
- (2) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from August 7, 2020, through August 9, 2020, on the first \$1,000 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, handheld devices, 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. The term "monitor" does not include any device that includes 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 tax exemptions provided in this section may apply at the option of a dealer if less than 5 percent of the dealer's gross sales of tangible personal property in the prior calendar year are comprised of items that would be exempt under this section. If a qualifying dealer chooses not to participate in the tax holiday, by August 1, 2020, the dealer must notify the Department of Revenue in writing of its election to collect sales tax during the holiday and must post a copy of that notice in a conspicuous location at its place of business.
- (5) The Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing this section. Notwithstanding any other provision of law, emergency rules adopted pursuant to this subsection 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.
- (6) For the 2019-2020 fiscal year, the sum of \$241,000 in non-recurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing this section. Funds remaining unexpended or unencumbered from this appropriation as of June 30, 2020, shall revert and be reappropriated for the same purpose in the 2020-2021 fiscal year.

(7) This section shall take effect upon this act becoming a law.

Section 31. Disaster preparedness supplies; sales tax holiday.—

- (1) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from May 29, 2020, through June 4, 2020, on the sale of:
 - (a) A portable self-powered light source selling for \$20 or less.
- (b) A portable self-powered radio, two-way radio, or weather-band radio selling for \$50 or less.
- (c) A tarpaulin or other flexible waterproof sheeting selling for \$50 or less.
- (d) An item normally sold as, or generally advertised as, a ground anchor system or tie-down kit selling for \$50 or less.
 - (e) A gas or diesel fuel tank selling for \$25 or less.
- (f) A package of AA-cell, AAA-cell, C-cell, D-cell, 6-volt, or 9-volt batteries, excluding automobile and boat batteries, selling for \$30 or less.
 - (g) A nonelectric food storage cooler selling for \$30 or less.
- (h) A portable generator used to provide light or communications or preserve food in the event of a power outage selling for \$750 or less.
 - (i) Reusable ice selling for \$10 or less.
- (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 is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, to administer this section.
- (4) For the 2019-2020 fiscal year, the sum of \$70,000 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of implementing this section.
 - (5) This section shall take effect upon this act becoming a law.
- Section 32. (1) The Department of Revenue is authorized, and all conditions are deemed 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. 206.05, 206.8741, 206.90, 212.05, 213.21, and 220.1105, Florida Statutes, and the creation of ss. 212.134 and 212.181, Florida Statutes, by this act. Notwithstanding any other provision of law, emergency rules adopted pursuant to this subsection 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.
- (2) This section shall take effect upon this act becoming a law and expires July 1, 2023.
- 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, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to taxation; amending s. 125.0104, F.S.; increasing a population limit on counties that may use tourist development tax revenues for certain uses; creating s. 193.019, F.S.; defining terms; requiring county property appraisers to annually calculate and submit to the Department of Revenue certain property tax reductions granted to owners of hospital property; requiring applicants for the property tax exemption for hospitals to annually submit certain information and a signed statement to the department; specifying requirements for the department in reviewing such information and in determining whether the exemption should be limited; requiring the department to publish certain data; authorizing the department to

adopt rules; creating s. 193.1557, F.S.; extending the timeframe within which certain changes to property damaged or destroyed by Hurricane Michael must commence to prevent the assessed value of the property from increasing; providing applicability; providing for future repeal; amending s. 194.035, F.S.; specifying circumstances under which a special magistrate's appraisal may not be submitted as evidence to a value adjustment board; amending s. 195.073, F.S.; revising the property classifications for certain multifamily housing and commercial and industrial properties; amending s. 195.096, F.S.; revising requirements for the department's review and publication of findings of county assessment rolls; amending s. 196.173, F.S.; revising the military operations that qualify certain servicemembers for an additional ad valorem tax exemption; providing applicability; revising the deadlines for applying for additional ad valorem tax exemptions for certain servicemembers for a specified tax year; authorizing a property appraiser to grant an exemption for an untimely filed application if certain conditions are met; providing procedures for an applicant to file a petition with the value adjustment board if an application is denied; providing applicability; amending s. 196.1978, F.S.; providing applicability of the affordable housing property tax exemption to vacant units if certain conditions are met; providing retroactive operation; providing legislative intent relating to ownership of exempt property by certain limited liability companies; providing applicability of the tax exemption, under certain circumstances, to certain units occupied by natural persons or families whose income no longer meets income limits; amending s. 200.065, F.S.; authorizing a property appraiser in a county for which the Governor has declared a state of emergency to post notices of proposed property taxes on its website if mailing the notice is not possible; providing for an extension of sending the notice during such state of emergency; specifying a duty of the property appraiser; specifying hearing advertisement requirements for multicounty taxing authorities under certain circumstances; specifying procedures and requirements for taxing authorities, counties, and school districts for hearings and notices in the event of a state of emergency; amending s. 200.069, F.S.; specifying a limitation on the information that property appraisers may include in the notice of ad valorem taxes and non-ad valorem assessments; amending s. 206.05, F.S.; increasing the maximum bond the department may require from a terminal supplier, importer, exporter, or wholesaler of motor fuel; amending s. 206.8741, F.S.; revising a penalty for failure to provide or post a notice relating to dyed diesel fuel; amending s. 206.90, F.S.; increasing the maximum bond the department may require from a terminal supplier, importer, exporter, or wholesaler of diesel fuel; amending s. 212.05, F.S.; revising timeframes for certain documentation to be provided to the department for the purposes of a sales tax exemption for the sale of certain boats and aircraft; amending s. 212.055, F.S.; specifying a limitation on the duration of a charter county and regional transportation system surtax levied pursuant to a referendum held on or after a certain date; requiring that resolutions to approve a school capital outlay surtax include a statement relating to the sharing of revenues with eligible charter schools in a specified manner; specifying authorized uses of surtax revenues shared with charter schools; providing an accounting requirement for charter schools; specifying the eligibility of charter schools; requiring that unencumbered funds revert to the sponsor under certain circumstances; providing applicability; creating s. 212.134, F.S.; specifying requirements for payment settlement entities, or their electronic payment facilitators or contracted third parties, in submitting information returns to the department; defining the term "payment settlement entity"; providing penalties; authorizing the department's executive director or his or her designee to waive penalties under certain circumstances; creating s. 212.181, F.S.; specifying requirements for counties and the department in updating certain databases and determining business addresses for sales tax purposes; specifying a requirement for certain counties imposing a tourist development tax; providing procedures and requirements for correcting certain misallocations of certain tax distributions; providing construction; authorizing the department to adopt rules; creating s. 215.179, F.S.; prohibiting an owner of a public building or the owner's employee from seeking, accepting, or soliciting consideration for providing a certain allocation letter relating to energy efficient commercial building property; specifying a requirement for signing and returning the allocation letter; requiring certain persons to file an allocation request to the Department of Financial Services; providing construction; creating s. 213.0537, F.S.; authorizing the department to provide certain official correspondence to taxpayers electronically upon the affirmative request of the taxpayer; providing construction; defining terms; amending s. 213.21, F.S.; providing that the period for filing a claim for certain refunds is tolled during a period in

which a taxpayer is engaged in certain informal conference procedures; amending s. 220.1105, F.S.; revising the definition of the term "final tax liability" for certain purposes; providing for retroactive application; amending s. 443.163, F.S.; specifying that Employers Quarterly Reports filed with the Department of Economic Opportunity by certain employers must include any corrections; deleting an additional filing requirement for certain persons; revising penalties for employers failing to properly file the report or failing to properly remit contributions or reimbursements; revising criteria for requesting a waiver of a penalty with the tax collection service provider; amending s. 626.932, F.S.; decreasing the rate of the surplus lines tax; revising the applicable tax on certain surplus lines policies; requiring surplus lines agents to report certain information to the Florida Surplus Lines Service Office; amending s. 1013.64, F.S.; providing that educational facilities and sites funded solely through local impact fees are exempt from certain prohibited uses of funds; providing sales tax exemptions for certain clothing, wallets, bags, school supplies, personal computers, and personal computer-related accessories during a certain timeframe; defining terms; specifying locations where the exemptions do not apply; authorizing certain dealers to opt out of participating in the exemptions, subject to certain conditions; authorizing the department to adopt emergency rules; providing an appropriation; providing sales tax exemptions for certain disaster preparedness supplies during a certain timeframe; specifying locations where the exemptions do not apply; authorizing the department to adopt emergency rules; providing an appropriation; authorizing the department to adopt emergency rules for certain purposes; providing for expiration of that authority; providing effective dates.

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

Senator Stargel moved the following amendment to **Substitute Amendment 3 (204786)** which was adopted by two-thirds vote:

Amendment 3A (577084)—Delete line 72 and insert: statement of the Florida total of the county net community benefit expense is true

Substitute Amendment 3 (204786), as amended, was adopted by two-thirds vote.

On motion by Senator Stargel, **CS for HB 7097**, 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-36

Mr. President	Diaz	Perry
Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Stargel
Bradley	Hooper	Stewart
Brandes	Hutson	Taddeo
Braynon	Mayfield	Thurston
Broxson	Montford	Torres
Cruz	Passidomo	Wright

Nays—2

Lee Rader

INTRODUCTION OF RESOLUTIONS

FIRST READING

On motion by Senator Benacquisto, by unanimous consent-

By Senator Benacquisto-

SCR 1936—A concurrent resolution extending the 2020 Regular Session of the Florida Legislature under the authority of Section 3(d), Article III of the State Constitution.

WHEREAS, the 60 days of the 2020 Regular Session of the Florida Legislature will expire on Friday, March 13, 2020, and the necessary tasks of the session have not been completed, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida, the House of Representatives Concurring:

That, the 2020 Regular Session of the Florida Legislature is extended until 11:59 p.m. on Friday, March 20, 2020, under the authority of Section 3(d), Article III of the State Constitution.

BE IT FURTHER RESOLVED that, in the regular session so extended, the Legislature shall consider only the following matters:

- $\,$ (1) $\,$ House Bill 5001 or any Senate and House Conference Committee Report thereon.
- $\left(2\right)$ $\,$ House Bill 5003 or any Senate and House Conference Committee Report thereon.
- $(3)\quad House\ Bill\ 5005$ or any Senate and House Conference Committee Report thereon.

BE IT FURTHER RESOLVED that all other measures in both houses are indefinitely postponed and withdrawn from consideration of the respective house as of 12:00 a.m., Saturday, March 14, 2020.

BE IT FURTHER RESOLVED that upon recess or adjournment on Friday, March 13, 2020, either house may reconvene upon the call of its presiding officer.

BE IT FURTHER RESOLVED that the Legislature shall adjourn sine die at the earlier of Friday, March 20, 2020, at 11:59 p.m. or upon concurrent motions to adjourn sine die.

—was introduced out of order and read by title. On motion by Senator Benacquisto, **SCR 1936** was read the second time in full, adopted by the required constitutional three-fifths vote of the members present and voting, and certified to the House.

By direction of the President, pursuant to Rule 4.3(3), the Senate reverted to— $\,$

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 72, with 1 amendment(s), and requests the concurrence of the Senate.

 ${\it Jeff\ Takacs},\, {\rm Clerk}$

CS for SB 72—A bill to be entitled An act relating to postsecondary education; amending s. 287.057, F.S.; authorizing state agencies to contract with independent, nonprofit colleges and universities that meet specified requirements; amending s. 1001.03, F.S.; clarifying requirements for new construction, remodeling, or renovation projects; amending s. 1001.706, F.S.; requiring that selection of a president by a university board of trustees be from among at least three candidates; amending s. 1001.7065, F.S.; requiring that certain academic and research excellence standards be reported annually in the accountability plan prepared by the Board of Governors; revising the academic and research excellence standards established for the preeminent state research universities program; establishing criteria for identifying state universities of distinction, rather than programs of excellence, throughout the State University System; authorizing the Board of Governors to annually submit, by a specified date, the programs for funding by the Legislature; amending s. 1004.085, F.S.; requiring certain innovative pricing techniques and payment options to contain an opt-out provision for students; amending s. 1004.346, F.S.; deleting a provision related to terms of Phosphate Research and Activities Board members; creating s. 1004.6499, F.S.; creating the Florida Institute of Politics within the Florida State University College of Social Sciences

and Public Policy; providing the purpose and goals of the institute; amending s. 1009.50, F.S.; revising a provision relating to the maximum annual grant amount; providing that students who receive a grant award in the fall or spring term may also receive an award in the summer term, subject to availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring the formula used to distribute funds for the program to account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify the amount of funds disbursed within a certain timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; requiring institutions that receive moneys through the program to submit to the department by a specified date a biennial report that includes a financial audit conducted by the Auditor General; authorizing the department to conduct its own annual or biennial audit under certain circumstances; authorizing the department to suspend or revoke an institution's eligibility or request a refund of moneys overpaid to the institution under certain circumstances; providing a timeframe for such refunds; amending s. 1009.505, F.S.; requiring that grant awards administered through the Florida Public Postsecondary Career Education Student Assistance Grant Program not exceed a certain amount; providing that students who receive a grant award in the fall or spring term may also receive an award in the summer term, subject to the availability of funds; requiring the formula used to distribute funds for the program to account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify within a certain timeframe the amount of funds disbursed; requiring institutions to remit within a specified timeframe any undisbursed advances; providing an exception; requiring institutions that receive moneys through the program to submit to the department by a specified date a biennial report that includes a financial audit conducted by the Auditor General; authorizing the department to conduct its own annual or biennial audit under certain circumstances; authorizing the department to suspend or revoke an institution's eligibility or to request a refund of moneys overpaid to the institution under certain circumstances; authorizing funds appropriated for state student assistance grants to be deposited in a specified trust fund; requiring that any balance in the trust fund at the end of a fiscal year which has been allocated to the Florida Public Postsecondary Career Education Student Assistance Grant Program remain therein, subject to certain statutory exceptions; amending s. 1009.51, F.S.; requiring that grant awards administered through the Florida Private Student Assistance Grant Program not exceed a certain annual award amount; providing that students who receive an award in the fall or spring term may also receive an award in the summer term, subject to the availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring that the formula used to distribute funds for the program account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify within a certain timeframe the amount of funds disbursed; requiring institutions to remit within a specified timeframe any undisbursed advances; providing an exception; revising a requirement for a biennial report; amending s. 1009.52, F.S.; requiring that grants administered through the Florida Postsecondary Student Assistance Grant Program not exceed a certain annual award amount; providing that students who receive a grant award in the fall or spring term may also receive an award in the summer term, subject to the availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring that the formula used to distribute funds for the program account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify within a certain timeframe the amount of funds disbursed; requiring institutions to remit within a specified timeframe any undisbursed advances; providing an exception; revising a requirement for a biennial report; amending s. 1009.893, F.S.; specifying eligibility for initial awards under the Benacquisto Scholarship Program; revising requirements for a student to receive a renewal award; providing a timeframe within which students can receive an award: providing an exception to renewal requirements: amending s. 1011.45, F.S.; revising the date by which a spending plan must be submitted to a university's board of trustees for approval; revising the date by which the Board of Governors must review and approve such spending plan; authorizing certain expenditures in a carry forward spending plan to include a commitment of funds to a contingency reserve for certain purposes; amending s. 1012.976, F.S.; deleting a provision relating to applicability; requiring the Board of Governors to adopt regulations defining university faculty and administrative personnel classifications; amending s. 1013.841, F.S.; revising the dates by which a spending plan must be submitted to a Florida College System institution's board of trustees for approval; revising the dates by which the State Board of Education shall review and publish such plan; authorizing certain expenditures in a carry forward spending plan to include a commitment of funds to a contingency reserve for certain purposes; providing an effective date.

House Amendment 1 (594317) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsection (21) of section 287.057, Florida Statutes, is amended to read:

287.057 Procurement of commodities or contractual services.—

- (21) An agency may contract for services with any independent, nonprofit college or university which is located within the state on the same basis as it may contract with any state university or college if the independent, nonprofit college or university:
- (a) and Is accredited by the Southern Association of Colleges and Schools; or, on the same basis as it may contract with any state university and college
- (b) Is authorized to operate within this state pursuant to chapter 1005, offers a professional degree, and is accredited by the Middle States Commission on Higher Education.
- Section 2. Paragraph (c) of subsection (18) of section 1001.03, Florida Statutes, is amended to read:
 - 1001.03 Specific powers of State Board of Education.—
- (18) PUBLIC EDUCATION CAPITAL OUTLAY.—The State Board of Education shall develop and submit the prioritized list required by s. 1013.64(4). Projects considered for prioritization shall be chosen from a preliminary selection group which shall include the list of projects maintained pursuant to paragraph (d) and the top two priorities of each Florida College System institution.
- (c) A new construction, remodeling, or renovation project that has not received an appropriation in a previous year shall not be considered for inclusion on the prioritized list required by s. 1013.64(4), unless:
- 1. A plan is provided to reserve funds in an escrow account, specific to the project, into which shall be deposited each year an amount of funds equal to 0.5 percent of the total value of the building for future maintenance;
- 2. There exists are sufficient capacity within the cash and bonding estimate of funds by the Revenue Estimating Conference to accommodate the project excess funds from the allocation provided pursuant to s. 1013.60 within the 3-year Public Education Capital Outlay funding cycle planning period which are not needed to complete the projects listed pursuant to paragraph (d); and
 - 3. The project has been recommended pursuant to s. 1013.31.

Section 3. Subsection (19) of section 1001.64, Florida Statutes, is amended to read:

1001.64 Florida College System institution boards of trustees; powers and duties.—

(19) Each board of trustees shall appoint, suspend, or remove the president of the Florida College System institution. The board of trustees shall may appoint a search committee. The search committee shall be comprised of no more than 15 members, three of whom must be members of the board of trustees and, if applicable, one of whom must be the president of the alumni association or his or her designee. Additional

members must be individuals from the institution's faculty, the student body, the institution's foundation board, and, if applicable, the institution's financing corporation board. However, none of the individuals selected to serve on the search committee may hold positions that report directly to the president. In addition, the chair of the board of trustees may consider appointing alumni, donors, and members from the community where the institution is located to serve on the search committee. The chair of the board of trustees shall appoint a member of the search committee who is a member of the board of trustees to serve as chair of the committee. A search committee must recommend at least three candidates for selection by the board of trustees. The board of trustees shall conduct annual evaluations of the president in accordance with rules of the State Board of Education and submit such evaluations to the State Board of Education for review. The evaluation must address the achievement of the performance goals established by the accountability process implemented pursuant to s. 1008.45 and the performance of the president in achieving the annual and long-term goals and objectives established in the Florida College System institution's employment accountability program implemented pursuant to s. 1012.86.

Section 4. Paragraph (a) of subsection (6) and paragraph (a) of subsection (7) of section 1001.706, Florida Statutes, are amended, to read:

1001.706 Powers and duties of the Board of Governors.—

(6) POWERS AND DUTIES RELATING TO PERSONNEL.—

(a) The Board of Governors, or the board's designee, shall establish the personnel program for all employees of a state university. The Board of Governors shall confirm the presidential selection and reappointment by a university board of trustees as a means of acknowledging that system cooperation is expected. A presidential search committee must recommend at least three candidates for selection by the university board of trustees.

(7) POWERS AND DUTIES RELATING TO PROPERTY.—

The Board of Governors shall develop guidelines for university boards of trustees relating to the acquisition of real and personal property and the sale and disposal thereof and the approval and execution of contracts for the purchase, sale, lease, license, or acquisition of commodities, goods, equipment, contractual services, leases of real and personal property, and construction. The acquisition may include purchase by installment or lease-purchase. Such contracts may provide for payment of interest on the unpaid portion of the purchase price. Title to all real property acquired prior to January 7, 2003, and to all real property acquired with funds appropriated by the Legislature shall be vested in the Board of Trustees of the Internal Improvement Trust Fund and shall be transferred and conveyed by it. Notwithstanding any other provisions of this subsection, each board of trustees shall comply with the provisions of s. 287.055 for the procurement of professional services as defined therein. Any acquisition pursuant to this paragraph is subject to the provisions of s. 1010.62.

Section 5. Effective upon this act becoming a law, subsections (2), (5), and (7) of section 1001.7065, Florida Statutes, are amended to read:

1001.7065 Preeminent state research universities program.—

- (2) ACADEMIC AND RESEARCH EXCELLENCE STANDARDS.— The following academic and research excellence standards are established for the preeminent state research universities program and shall be reported annually in the Board of Governors Accountability Plan:
- (a) An average weighted grade point average of 4.0 or higher on a 4.0 scale and an average SAT score of 1800 or higher on a 2400 point scale or 1200 or higher on a 1600-point scale or an average ACT score of 25 or higher on a 36 score scale, using the latest published national concordance table developed jointly by the College Board and ACT, Inc., for fall semester incoming freshmen, as reported annually.
- (b) A top-50 ranking on at least two well-known and highly respected national public university rankings, including, but not limited to, the U.S. News and World Report rankings, reflecting national preeminence, using most recent rankings.

- (c) A freshman retention rate of 90 percent or higher for full-time, first-time-in-college students, as reported annually to the Integrated Postsecondary Education Data System (IPEDS).
- (d) A 4-year graduation rate of 60 percent or higher for full-time, first-time-in-college students, as reported annually to the IPEDS. However, for the 2018 determination of a state university's preeminence designation and the related distribution of the 2018-2019 fiscal year appropriation associated with preeminence and emerging preeminence, a university is considered to have satisfied this graduation rate measure by attaining a 6 year graduation rate of 70 percent or higher by October 1, 2017, for full time, first time in college students, as reported to the IPEDS and confirmed by the Board of Governors.
- (e) Six or more faculty members at the state university who are members of a national academy, as reported by the Center for Measuring University Performance in the Top American Research Universities (TARU) annual report or the official membership directories maintained by each national academy.
- (f) Total annual research expenditures, including federal research expenditures, of \$200 million or more, as reported annually by the National Science Foundation (NSF).
- (g) Total annual research expenditures in diversified nonmedical sciences of \$150 million or more, based on data reported annually by the NSF.
- (h) A top-100 university national ranking for research expenditures in five or more science, technology, engineering, or mathematics fields of study, as reported annually by the NSF.
- (i) One hundred or more total patents awarded by the United States Patent and Trademark Office for the most recent 3-year period.
- (j) Four hundred or more doctoral degrees awarded annually, including professional doctoral degrees awarded in medical and health care disciplines, as reported in the Board of Governors Annual Accountability Report.
- (k) Two hundred or more postdoctoral appointees annually, as reported in the TARU annual report.
- (l) An endowment of \$500 million or more, as reported in the Board of Governors Annual Accountability Report.
- (5) PREEMINENT STATE RESEARCH UNIVERSITIES PROGRAM SUPPORT.—
- (a) A state university that is designated as a preeminent state research university shall submit to the Board of Governors a 5-year benchmark plan with target rankings on key performance metrics for national excellence. Upon approval by the Board of Governors, and upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university its proportionate share of any funds provided annually to support the program created under this section
- (b) A state university designated as an emerging preeminent state research university shall submit to the Board of Governors a 5-year benchmark plan with target rankings on key performance metrics for national excellence. Upon approval by the Board of Governors, and upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university its proportionate share of any funds provided annually to support the program created under this section.
- (c) The award of funds under this subsection is contingent upon funding provided by the Legislature to support the preeminent state research universities program created under this section. Funding increases appropriated beyond the amounts funded in the previous fiscal year shall be distributed to as follows:
- 1. each designated preeminent state research university that meets the criteria in paragraph (a). Each designated preeminent state research university shall receive an equal amount of funding.
- 2. Each designated emerging preeminent state research university that meets the criteria in paragraph (b) shall, beginning in the 2018-

2019 fiscal year, receive an amount of funding that is equal to one-fourth of the total increased amount awarded to each designated preeminent state research university.

- (7) STATE UNIVERSITIES PROGRAMS OF DISTINCTION EXCEPLENCE THROUGHOUT THE STATE UNIVERSITY SYSTEM.—
 The Board of Governors shall establish standards and measures whereby state universities that focus on one core competency unique to the State University System that achieves excellence at the national or state level, meets state workforce needs, and fosters an innovation economy that focuses on areas such as health care, security, transportation, and science, technology, engineering, and mathematics (STEM), including supply chain management, individual undergraduate, graduate, and professional degree programs in state universities which objectively reflect national excellence can be identified. The Board of Governors may annually submit such programs, excluding those from preeminent state research universities, and make recommendations to the Legislature by January September 1 for funding, 2018, as to how any such programs could be enhanced and promoted.
- Section 6. Subsection (1) of section 1001.92, Florida Statutes, is amended 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. Beginning with the Board of Governors' determination of each university's performance improvement and achievement ratings for 2018, and the related distribution of annual the 2018 2019 fiscal year appropriation, the performance-based metrics must include:
 - (a) The 4-year graduation rate for first-time-in-college students;
- (b) Beginning in fiscal year 2021-2022, the 2-year graduation rate for associate in arts transfer students rates;
 - (c) Retention rates;
 - (d) Postgraduation education rates;
 - (e) Degree production;
 - (f) Affordability;
- (g) Postgraduation employment and salaries, including wage thresholds that reflect the added value of a baccalaureate degree;
- (h) Access rate, based on the percentage of undergraduate students enrolled during the fall term who received a Pell Grant during the fall term: and
- (i) Beginning in fiscal year 2021-2022, the 6-year graduation rate for students who are awarded a Pell Grant in their first year.

The Board of Governors may approve and other metrics approved by the board in a publicly 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. Benchmarks and metrics may not be adjusted after university performance data has been received by the Board of Governors Access rate benchmarks must be differentiated and scored to reflect the varying access rate levels among the state universities; however, the scoring system may not include bonus points.

Section 7. Subsection (4) of section 1004.085, Florida Statutes, is amended to read:

1004.085 Textbook and instructional materials affordability.—

(4) Each Florida College System institution and state university board of trustees is authorized to adopt policies in consultation with providers, including bookstores, which allow for the use of innovative pricing techniques and payment options for textbooks and instructional materials. Such policies may include bulk pricing arrangements that enable students to purchase course materials or texts that are delivered digitally; delivered through other technologies that are, or the licenses

of which are, required for use within a course; or delivered in a print format. Innovative pricing techniques and payment options must include an opt-in *or opt-out* provision for students and may be approved only if there is documented evidence that the options reduce the cost of textbooks and instructional materials for students taking a course.

Section 8. Effective upon this act becoming a law, paragraph (c) of subsection (2) of section 1004.346, Florida Statutes, is amended to read:

1004.346 Florida Industrial and Phosphate Research Institute.—

- (2) PHOSPHATE RESEARCH AND ACTIVITIES BOARD.—The Phosphate Research and Activities Board is created to monitor the expenditure of funds appropriated to the university from the Phosphate Research Trust Fund.
- (c) Members of the board appointed by the Governor shall be appointed to 3-year terms. A board member may continue to serve until a successor is appointed, but not more than 180 days after the expiration of his or her term. A board member is eligible for reappointment to subsequent terms.
 - Section 9. Section 1004.6499, Florida Statutes, is created to read:

1004.6499 Florida Institute for Great Citizenship.—

- (1) The Florida Institute for Great Citizenship is established at the Florida State University for the purpose of providing Floridians with a bipartisan, world-class institute for intellectual diversity.
 - (2) The goals of the institute are to:
- (a) Create undergraduate, graduate, post-doctoral, and professional-level fellowship opportunities for advanced study in civic literacy and engagement, political history, public policy, government institutions, debate, and civic discourse.
- (b) Create regular forums for civic engagement and public policy discussions that are open to all students and the general public, thereby fostering civil discourse and the development of public policy research.
- (c) Create a shared understanding of government institutions, their history, and the development of public policy through the publishing of publicly accessible research and materials.
- (d) Create a curriculum for educating K-12 and postsecondary students on how to engage their government and become great advocates for themselves and their community.
- (e) Become a national and state resource on polling information and survey methodology.
- (3) The institute shall establish affiliate institutes at the University of Florida with a focus on American ideals and at Florida International University with a focus on free market economics.

Section 10. Section 1009.50, Florida Statutes, is amended to read:

1009.50 Florida Public Student Assistance Grant Program; eligibility for grants.—

- (1) There is hereby created a Florida Public Student Assistance Grant Program. The program shall be administered by the participating institutions in accordance with rules of the state board.
- (2)(a) State student assistance grants through the program may be made only to degree-seeking students who enroll in at least 6 semester hours, or the equivalent per term, and who meet the general requirements for student eligibility as provided in s. 1009.40, except as otherwise provided in this section. The grants shall be awarded annually for the amount of demonstrated unmet need for the cost of education and may not exceed the maximum annual award an amount equal to the average prior academic year cost of tuition fees and other registration fees for 30 credit hours at state universities or such other amount as specified in the General Appropriations Act, to any recipient. A demonstrated unmet need of less than \$200 shall render the applicant ineligible for a state student assistance grant. Recipients of the grants must have been accepted at a state university or Florida College System institution authorized by Florida law. If funds are available, a student

who received an award in the fall or spring term may receive an award in the summer term. Priority in the distribution of summer awards shall be given to students who are within one semester of completing a degree program and students who have not yet earned at least 9 semester hours by attendance at one or more summer sessions. A student is eligible for the award for 110 percent of the number of credit hours required to complete the program in which enrolled, except as otherwise provided in s. 1009.40(3).

- (b) A student applying for a Florida public student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student.
- (c) Priority in the distribution of grant moneys may be given to students who are within one semester of completing a degree program. shall be given to students with the lowest total family resources, in accordance with a nationally recognized system of need analysis. Using the system of need analysis, the department shall establish a maximum expected family contribution. An institution may not make a grant from this program to a student whose expected family contribution exceeds one and one-half times the maximum Pell Grant-eligible family contribution level established by the department. An institution may not impose additional criteria to determine a student's eligibility to receive a grant award.
- (d) Each participating institution shall report, to the department by the established date, the eligible students eligible for the program for to whom grant moneys are disbursed each academic term. Each institution shall also report to the department necessary demographic and eligibility data for such students.
- (3) Based on the unmet financial need of an eligible applicant, the amount of a Florida public student assistance grant must be between \$200 and the weighted average of the cost of tuition and other registration fees for 30 credit hours at state universities per academic year or the amount specified in the General Appropriations Act.
- (4)(a) The funds appropriated for the Florida Public Student Assistance Grant shall be distributed to eligible institutions in accordance with a formula approved by the State Board of Education. The formula must shall consider at least the prior year's distribution of funds, the number of full time eligible applicants who did not receive awards, the standardization of the expected family contribution, and provisions for unused funds. The formula must account for changes in the number of eligible students across all student assistance grant programs established pursuant to this section and ss. 1009.505, 1009.51, and 1009.52.
- (b) Payment of Florida public student assistance grants shall be transmitted to the president of the state university or Florida College System institution, or to his or her representative, in advance of the registration period. Institutions shall notify students of the amount of their awards.
- (c) The eligibility status of each student to receive a disbursement shall be determined by each institution as of the end of its regular registration period, inclusive of a drop-add period. Institutions shall not be required to reevaluate a student's eligibility status after this date for purposes of changing eligibility determinations previously made.
- (d) Institutions shall certify to the department within 30 days after the end of regular registration each term the amount of funds disbursed to each student and shall remit to the department any undisbursed advances within 60 days after the end of regular registration each spring term. An exception to the remittance deadline may be granted if the institution documents to the department how it plans to disburse awards to students for the subsequent summer term. An institution that uses funds for the summer term shall certify to the department the amount of funds disbursed to each student and shall remit to the department any undisbursed advances within 30 days after the end of the summer term.
- (e) Each institution that receives moneys through the Florida Public Student Assistance Grant Program shall prepare a biennial report that includes a financial audit, conducted by the Auditor General, of the institution's administration of the program and a complete accounting of moneys allocated to the institution for the program. Such report shall be submitted to the department by March 1 every other year. The department may conduct its own annual or biennial audit of an institution's

- administration of the program and its allocated funds in lieu of the required biennial report and financial audit report. The department may suspend or revoke an institution's eligibility to receive future moneys for the program or may request a refund of any moneys overpaid to the institution for the program if the department finds that an institution has not complied with this section. Any refund requested pursuant to this paragraph shall be remitted within 60 days after notification by the department any advances by June 1 of each year.
- (5) Funds appropriated by the Legislature for state student assistance grants may be deposited in the State Student Financial Assistance Trust Fund. Notwithstanding the provisions of s. 216.301 and pursuant to s. 216.351, any balance in the trust fund at the end of any fiscal year which has been allocated to the Florida Public Student Assistance Grant Program shall remain therein and shall be available for carrying out the purposes of this section.
- (6) The State Board of Education shall establish rules necessary to implement this section.
- Section 11. Subsections (5) and (6) of section 1009.505, Florida Statutes, are renumbered as subsections (6) and (7), respectively, a new subsection (5) is added to that section, and subsections (3) and (4) of that section are amended, to read:
- 1009.505 Florida Public Postsecondary Career Education Student Assistance Grant Program.—
- (3)(a) Student assistance grants through the program may be made only to certificate-seeking students enrolled at least half-time in a public postsecondary career certificate program who meet the general requirements for student eligibility as provided in s. 1009.40, except as otherwise provided in this section. The grants shall be awarded annually to any recipient for the amount of demonstrated unmet need for the cost of education and may not exceed the average annual cost of tuition and registration fees or such other amount as specified in the General Appropriations Act. Priority in the distribution of grant moneys may be given to students who are within one semester of completing a certificate program. A demonstrated unmet need of less than \$200 shall render the applicant ineligible for a grant under this section. Recipients of the grants must have been accepted at a Florida College System institution authorized by Florida law or a career center operated by a district school board under s. 1001.44. If funds are available, a student who received an award in the fall or spring term may receive an award in the summer term. Priority in the distribution of summer awards shall be given to students who are within one term of completing a certificate program. A student is eligible for the award for 110 percent of the number of clock hours required to complete the program in which enrolled.
- (b) A student applying for a Florida public postsecondary career education student assistance grant shall be required to apply for the Pell Grant. A Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student; however, a Pell Grant entitlement shall not be required as a condition of receiving a grant under this section.
- (c) Each participating institution shall report, to the department by the established date, the eligible students eligible for the program for to whom grant moneys are disbursed each academic term. Each institution shall also report to the department necessary demographic and eligibility data for such students.
- (4)(a) The funds appropriated for the Florida Public Postsecondary Career Education Student Assistance Grant Program shall be distributed to eligible Florida College System institutions and district school boards in accordance with a formula approved by the department. The formula must account for changes in the number of eligible students across all student assistance grant programs established pursuant to this section and ss. 1009.50, 1009.51, and 1009.52.
- (b) Payment of Florida public postsecondary career education student assistance grants shall be transmitted to the president of the Florida College System institution or to the district school superintendent, or to the designee thereof, in advance of the registration period. Institutions shall notify students of the amount of their awards.

- (c) The eligibility status of each student to receive a disbursement shall be determined by each institution as of the end of its regular registration period, inclusive of a drop-add period. Institutions shall not be required to reevaluate a student's eligibility status after this date for purposes of changing eligibility determinations previously made.
- (d) Participating institutions shall certify to the department within 30 days after the end of regular registration each term the amount of funds disbursed to each student and shall remit to the department any undisbursed advances within 60 days after the end of regular registration each spring term. An exception to the remittance deadline may be granted if the institution documents to the department how it plans to disburse awards to students for the subsequent summer term. An institution that uses funds for the summer term shall certify to the department the amount of funds disbursed to each student and shall remit to the department any undisbursed advances within 30 days after the end of the summer term.
- (e) Each institution that receives moneys through the Florida Public Postsecondary Career Education Student Assistance Grant Program shall prepare a biennial report that includes a financial audit, conducted by the Auditor General, of the institution's administration of the program and a complete accounting of moneys allocated to the institution for the program. Such report shall be submitted to the department by March I every other year. The department may conduct its own annual or biennial audit of an institution's administration of the program and its allocated funds in lieu of the required biennial report and financial audit report. The department may suspend or revoke an institution's eligibility to receive future moneys for the program or may request a refund of any moneys overpaid to the institution if the department finds that an institution has not complied with this section. Any refund requested pursuant to this paragraph shall be remitted within 60 days after notification by the department.
- (5) Funds appropriated by the Legislature for state student assistance grants may be deposited in the State Student Financial Assistance Trust Fund. Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance in the trust fund at the end of any fiscal year which has been allocated to the Florida Public Postsecondary Career Education Student Assistance Grant Program shall remain therein and shall be available for carrying out the purposes of this section by June 1 of each year.
 - Section 12. Section 1009.51, Florida Statutes, is amended to read:
- $1009.51\,$ Florida Private Student Assistance Grant Program; eligibility for grants.—
- (1) There is created a Florida Private Student Assistance Grant Program. The program shall be administered by the participating institutions in accordance with rules of the State Board of Education.
- (2)(a) Florida private student assistance grants from the State Student Financial Assistance Trust Fund may be made only to full-time degree-seeking students who meet the general requirements for student eligibility as provided in s. 1009.40, except as otherwise provided in this section. Such grants shall be awarded for the amount of demonstrated unmet need for tuition and fees and may not exceed the maximum annual award an amount equal to the average tuition and other registration fees for 30 credit hours at state universities plus \$1,000 per academic year, or as specified in the General Appropriations Act, to any applicant. A demonstrated unmet need of less than \$200 shall render the applicant ineligible for a Florida private student assistance grant. Recipients of such grants must have been accepted at a baccalaureatedegree-granting independent nonprofit college or university, which is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools and which is located in and chartered as a domestic corporation by the state. If funds are available, a student who received an award in the fall or spring term may receive an award in the summer term. Priority in the distribution of summer awards shall be given to students who are within one semester of completing a degree or certificate program. No student may receive an award for more than the equivalent of 9 semesters or 14 quarters of full-time enrollment, except as otherwise provided in s. 1009.40(3).
- (b) A student applying for a Florida private student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student.

- (c) Priority in the distribution of grant moneys may be given to students who are within one semester of completing a degree or certificate program shall be given to students with the lowest total family resources, in accordance with a nationally recognized system of need analysis. Using the system of need analysis, the department shall establish a maximum expected family contribution. An institution may not make a grant from this program to a student whose expected family contribution exceeds one and one-half times the maximum Pell Granteligible family contribution the level established by the department. An institution may not impose additional criteria to determine a student's eligibility to receive a grant award.
- (d) Each participating institution shall report, to the department by the established date, the eligible students eligible for the program for to whom grant moneys are disbursed each academic term. Each institution shall also report to the department necessary demographic and eligibility data for such students.
- (3) Based on the unmet financial need of an eligible applicant, the amount of a Florida private student assistance grant must be between \$200 and the average cost of tuition and other registration fees for 30 credit hours at state universities plus \$1,000 per academic year or the amount specified in the General Appropriations Act.
- (4)(a) The funds appropriated for the Florida Private Student Assistance Grant shall be distributed to eligible institutions in accordance with a formula approved by the State Board of Education. The formula must shall consider at least the prior year's distribution of funds, the number of full-time eligible applicants who did not receive awards, the standardization of the expected family contribution, and provisions for unused funds. The formula must account for changes in the number of eligible students across all student assistance grant programs established pursuant to this section and ss. 1009.50, 1009.505, and 1009.52.
- (b) Payment of Florida private student assistance grants shall be transmitted to the president of the college or university, or to his or her representative, in advance of the registration period. Institutions shall notify students of the amount of their awards.
- (c) The eligibility status of each student to receive a disbursement shall be determined by each institution as of the end of its regular registration period, inclusive of a drop-add period. Institutions shall not be required to reevaluate a student's eligibility status after this date for purposes of changing eligibility determinations previously made.
- (d) Institutions shall certify to the department within 30 days after the end of regular registration each term the amount of funds disbursed to each student and shall remit to the department any undisbursed advances within 60 days after the end of regular registration each spring term. An exception to the remittance deadline may be granted if the institution documents to the department how it plans to disburse awards to students for the subsequent summer term. An institution that uses funds for the summer term shall certify to the department the amount of funds disbursed to each student and shall remit to the department any undisbursed advances within 30 days after the end of the summer term by June 1 of each year.
- (e) Each institution that receives moneys through the Florida Private Student Assistance Grant Program shall prepare a biennial report that includes a financial audit, conducted by an independent certified public accountant, of the institution's administration of the program and a complete accounting of moneys in the State Student Financial Assistance Trust Fund allocated to the institution for the program. Such report shall be submitted to the department by March 1 every other year. The department may conduct its own annual or biennial audit of an institution's administration of the program and its allocated funds in lieu of the required biennial report and financial audit report. The department may suspend or revoke an institution's eligibility to receive future moneys from the trust fund for the program or request a refund of any moneys overpaid to the institution through the trust fund for the program if the department finds that an institution has not complied with the provisions of this section. Any refund requested pursuant to this paragraph shall be remitted within 60 days after notification by the department.
- (5) Funds appropriated by the Legislature for Florida private student assistance grants may be deposited in the State Student Financial Assistance Trust Fund. Notwithstanding the provisions of s. 216.301

and pursuant to s. 216.351, any balance in the trust fund at the end of any fiscal year which has been allocated to the Florida Private Student Assistance Grant Program shall remain therein and shall be available for carrying out the purposes of this section and as otherwise provided by law.

- (6) The State Board of Education shall adopt rules necessary to implement this section.
 - Section 13. Section 1009.52, Florida Statutes, is amended to read:
- 1009.52 $\,$ Florida Postsecondary Student Assistance Grant Program; eligibility for grants.—
- (1) There is created a Florida Postsecondary Student Assistance Grant Program. The program shall be administered by the participating institutions in accordance with rules of the State Board of Education.
- (2)(a) Florida postsecondary student assistance grants through the State Student Financial Assistance Trust Fund may be made only to full-time degree-seeking students who meet the general requirements for student eligibility as provided in s. 1009.40, except as otherwise provided in this section. Such grants shall be awarded for the amount of demonstrated unmet need for tuition and fees and may not exceed the maximum annual award an amount equal to the average prior academic year cost of tuition and other registration fees for 30 credit hours at state universities plus \$1,000 per academic year, or as specified in the General Appropriations Act, to any applicant. A demonstrated unmet need of less than \$200 shall render the applicant ineligible for a Florida postsecondary student assistance grant. Recipients of such grants must have been accepted at a postsecondary institution that is located in this the state and that is:
- 1. A private nursing diploma school approved by the Florida Board of Nursing; or
- 2. A college or university licensed by the Commission for Independent Education, excluding those institutions the students of which are eligible to receive a Florida private student assistance grant pursuant to s. 1009.51.

If funds are available, a student who received an award in the fall or spring term may receive an award in the summer term. Priority in the distribution of summer awards shall be given to students who are within one semester of completing a degree or certificate program. No student may receive an award for more than the equivalent of 9 semesters or 14 quarters of full-time enrollment, except as otherwise provided in s. 1009.40(3).

- (b) A student applying for a Florida postsecondary student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student.
- (c) Priority in the distribution of grant moneys may be given to students who are within one semester of completing a degree or certificate program shall be given to students with the lowest total family resources, in accordance with a nationally recognized system of need analysis. Using the system of need analysis, the department shall establish a maximum expected family contribution. An institution may not make a grant from this program to a student whose expected family contribution exceeds one and one-half times the maximum Pell Granteligible family contribution the level established by the department. An institution may not impose additional criteria to determine a student's eligibility to receive a grant award.
- (d) Each participating institution shall report, to the department by the established date, the eligible students eligible for the program for to whom grant moneys are disbursed each academic term. Each institution shall also report to the department necessary demographic and eligibility data for such students.
- (3) Based on the unmet financial need of an eligible applicant, the amount of a Florida postsecondary student assistance grant must be between \$200 and the average cost of tuition and other registration fees for 30 credit hours at state universities plus \$1,000 per academic year or the amount specified in the General Appropriations Act.

- (4)(a) The funds appropriated for the Florida Postsecondary Student Assistance Grant shall be distributed to eligible institutions in accordance with a formula approved by the State Board of Education. The formula must shall consider at least the prior year's distribution of funds, the number of full time eligible applicants who did not receive awards, the standardization of the expected family contribution, and provisions for unused funds. The formula must account for changes in the number of eligible students across all student assistance grant programs established pursuant to this section and ss. 1009.50, 1009.505, and 1009.51.
- (b) Payment of Florida postsecondary student assistance grants shall be transmitted to the president of the eligible institution, or to his or her representative, in advance of the registration period. Institutions shall notify students of the amount of their awards.
- (c) The eligibility status of each student to receive a disbursement shall be determined by each institution as of the end of its regular registration period, inclusive of a drop-add period. Institutions shall not be required to reevaluate a student's eligibility status after this date for purposes of changing eligibility determinations previously made.
- (d) Institutions shall certify to the department within 30 days after the end of regular registration each term the amount of funds disbursed to each student and shall remit to the department any undisbursed advances within 60 days after the end of regular registration each spring term. An exception to the remittance deadline may be granted if the institution documents to the department how it plans to disburse awards to students for the subsequent summer term. An institution that uses funds for the summer term shall certify to the department the amount of funds disbursed to each student and shall remit to the department any undisbursed advances within 30 days after the end of the summer term by June 1 of each year.
- (e) Each institution that receives moneys through the Florida Postsecondary Student Assistance Grant Program shall prepare a biennial report that includes a financial audit, conducted by an independent certified public accountant, of the institution's administration of the program and a complete accounting of moneys in the State Student Financial Assistance Trust Fund allocated to the institution for the program. Such report shall be submitted to the department by March 1 every other year. The department may conduct its own annual or biennial audit of an institution's administration of the program and its allocated funds in lieu of the required biennial report and financial audit report. The department may suspend or revoke an institution's eligibility to receive future moneys from the trust fund for the program or request a refund of any moneys overpaid to the institution through the trust fund for the program if the department finds that an institution has not complied with the provisions of this section. Any refund requested pursuant to this paragraph shall be remitted within 60 days after notification by the department.
- (5) Any institution that was eligible to receive state student assistance grants on January 1, 1989, and that is not eligible to receive grants pursuant to s. 1009.51 is eligible to receive grants pursuant to this section
- (6) Funds appropriated by the Legislature for Florida postsecondary student assistance grants may be deposited in the State Student Financial Assistance Trust Fund. Notwithstanding the provisions of s. 216.301 and pursuant to s. 216.351, any balance in the trust fund at the end of any fiscal year which has been allocated to the Florida Postsecondary Student Assistance Grant Program shall remain therein and shall be available for carrying out the purposes of this section and as otherwise provided by law.
- (7) The State Board of Education shall adopt rules necessary to implement this section.
- Section 14. Subsection (2) of section 1009.534, Florida Statutes, is amended to read:
 - 1009.534 Florida Academic Scholars award.—
- (2) A Florida Academic Scholar who is enrolled in a certificate, diploma, associate, or baccalaureate degree program at a public or non-public postsecondary education institution is eligible, beginning in the 2017 2018 academic year, for an award equal to the amount necessary

to pay 100 percent of tuition and fees established under ss. 1009.22(3), (5), (6), and (7); 1009.23(3), (4), (7), (8), (10), and (11); and 1009.24(4), (7)-(13), (14)(r), and (16), as applicable, and is eligible for an additional stipend \$300 each fall and spring academic semester or the equivalent for textbooks, to assist with the payment of educational expenses as funds are specifically appropriated in the General Appropriations Act.

Section 15. Subsection (2) of section 1009.535, Florida Statutes, is amended to read:

1009.535 Florida Medallion Scholars award.—

- (2) A Florida Medallion Scholar who is enrolled in a certificate, diploma, associate, or baccalaureate degree program at a public or nonpublic postsecondary education institution is eligible, beginning in the fall 2018 semester, for an award equal to the amount necessary to pay 75 percent of tuition and fees established under ss. 1009.22(3), (5), (6), and (7); 1009.23(3), (4), (7), (8), (10), and (11); and 1009.24(4), (7)-(13), (14)(r), and (16), as applicable, to assist with the payment of educational expenses. Beginning in the fall 2021 semester, a Florida Medallion Scholar who is enrolled in an associate degree program at a Florida College System institution is eligible for an award equal to the amount necessary to pay 100 percent of tuition and fees established under s. 1009.23(3), (4), (7), (8), (10), and (11) to assist with the payment of educational expenses.
- Section 16. Subsections (2), (4), (5), and (6) of section 1009.893, Florida Statutes, are amended to read:

1009.893 Benacquisto Scholarship Program.—

- (2) The Benacquisto Scholarship Program is created to reward a high school graduate who receives recognition as a National Merit Scholar or National Achievement Scholar and who initially enrolls in the 2014-2015 academic year or, later, in a baccalaureate degree program at an eligible Florida public or independent postsecondary educational institution.
- (4) In order to be eligible for an *initial* award under the scholarship program, a student must meet the requirements of paragraph (a) or paragraph (b).
- (a) A student who is a resident of this state, as determined in s. 1009.40 and rules of the State Board of Education, must:
- 1. Earn a standard Florida high school diploma or its equivalent pursuant to s. 1002.3105, s. 1003.4281, s. 1003.4282, or s. 1003.435 unless:
- a. The student completes a home education program according to s. 1002.41; or
- b. The student earns a high school diploma from a non-Florida school while living with a parent who is on military or public service assignment out of this state;
- 2. Be accepted by and enroll in a Florida public or independent postsecondary educational institution that is regionally accredited; and
- 3. Be enrolled full-time in a baccalaureate degree program at an eligible regionally accredited Florida public or independent postsecondary educational institution during the fall academic term following high school graduation.
- (b) A student who initially enrolls in a baccalaureate degree program in the 2018-2019 academic year or later and who is not a resident of this state, as determined in s. 1009.40 and rules of the State Board of Education, must:
- 1. Physically reside in this state on or near the campus of the postsecondary educational institution in which the student is enrolled;
- 2. Earn a high school diploma from a school outside Florida which is comparable to a standard Florida high school diploma or its equivalent pursuant to s. 1002.3105, s. 1003.4281, s. 1003.4282, or s. 1003.435 or must complete a home education program in another state; and
- 3. Be accepted by and enrolled full-time in a baccalaureate degree program at an eligible regionally accredited Florida public or in-

- dependent postsecondary educational institution during the fall academic term following high school graduation.
- (5)(a)1. An eligible student who meets the requirements of paragraph (4)(a), who is a National Merit Scholar or National Achievement Scholar, and who attends a Florida public postsecondary educational institution shall receive a scholarship award equal to the institutional cost of attendance minus the sum of the student's Florida Bright Futures Scholarship and National Merit Scholarship or National Achievement Scholarship.
- 2. An eligible student who meets the requirements of paragraph (4)(b), who is a National Merit Scholar, and who attends a Florida public postsecondary educational institution shall receive a scholarship award equal to the institutional cost of attendance for a resident of this state minus the student's National Merit Scholarship. Such student is exempt from the payment of out-of-state fees.
- (b) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida independent postsecondary educational institution shall receive a scholarship award equal to the highest cost of attendance for a resident of this state enrolled at a Florida public university, as reported by the Board of Governors of the State University System, minus the sum of the student's Florida Bright Futures Scholarship and National Merit Scholarship or National Achievement Scholarship.
- (6)(a) To be eligible for a renewal award, a student must be enrolled full time, earn all credits for which he or she was enrolled, and maintain a 3.0 or higher grade point average. An eligible Benacquisto Scholar who has fewer than 12 credits remaining to complete his or her first baccalaureate degree may receive funding for one term in order to complete the degree.
- (b) A student's renewal status is not affected by subsequent changes in the residency status of the student or the residency status of the student's family.
- (c)(b) A student may receive the scholarship award for a maximum of 100 percent of the number of credit hours required to complete a baccalaureate degree program, or until completion of a baccalaureate degree program, whichever comes first.
- (d) A student may receive an award for up to 5 years following high school graduation and may not receive the award for more than 10 semesters
- (e) A student who receives an award under this program and fails to meet the renewal requirements due to a verifiable illness or other documented emergency may be granted an exception pursuant to s. 1009.40(1)(b)4.
- Section 17. Subsection (2) and paragraphs (e) and (f) of subsection (3) of section 1011.45, Florida Statutes, are amended, and paragraph (g) is added to subsection (3) of that section, to read:
- 1011.45 End of year balance of funds.—Unexpended amounts in any fund in a university current year operating budget shall be carried forward and included as the balance forward for that fund in the approved operating budget for the following year.
- (2) Each university that retains a state operating fund carry forward balance in excess of the 7 percent minimum shall submit a spending plan for its excess carry forward balance. The spending plan shall be submitted to the university's board of trustees for review, approval, or, if necessary, amendment by September 30 ½, 2020, and each September 30 ½ thereafter. The Board of Governors shall review, approve, and amend, if necessary, each university's carry forward spending plan by November 15 October ½ thereafter.
- (3) A university's carry forward spending plan shall include the estimated cost per planned expenditure and a timeline for completion of the expenditure. Authorized expenditures in a carry forward spending plan may include:
- (e) Operating expenditures that support the university mission and that are nonrecurring; and

- (f) Any purpose specified by the board or in the General Appropriations $\operatorname{Act}; and$
- (g) A commitment of funds to a contingency reserve for expenses incurred as a result of a state of emergency declared by the Governor pursuant to s. 252.36.
- Section 18. Subsection (4) of section 1011.90, Florida Statutes, is amended to read:
 - 1011.90 State university funding.—
- (4) The Board of Governors shall establish and validate a cost-estimating system consistent with the requirements of subsection (1) and shall report as part of its legislative budget request the actual expenditures for the fiscal year ending the previous June 30. The legislative budget request must also include 5-year trend information on the number of faculty and administrators at each university and the proportion of FTE dedicated to instruction and research compared to administration. The Board of Governors, by regulation, shall define faculty and administrator classifications and shall also report the definitions in the legislative budget request. Expenditure analysis, operating budgets, and annual financial statements of each university must be prepared using the standard financial reporting procedures and formats prescribed by the Board of Governors. These formats shall be the same as used for the 2000-2001 fiscal year reports. Any revisions to these financial and reporting procedures and formats must be approved by the Executive Office of the Governor and the appropriations committees of the Legislature jointly under the provisions of s. 216.023(3). The Board of Governors shall continue to collect and maintain at a minimum management information existing on June 30, 2002. The expenditure analysis report shall include total expenditures from all sources for the general operation of the university and shall be in such detail as needed to support the legislative budget request.
 - Section 19. Section 1012.977, Florida Statutes, is created to read:
- 1012.977 Disclosure of contracts that affect the integrity of state universities or entities; penalties.—
- (1) Any person employed by a state university or entity engaging in research which was created or authorized pursuant to part II of chapter 1004 consents to the policies of the university or entity, the regulations of the Board of Governors, and the laws of this state. At a minimum, such policies shall require employees engaged in the design, conduct, or reporting of research to disclose and receive a determination that the outside activity or financial interest does not affect the integrity of the state university or entity.
- (2)(a) "Financial interest" includes anything of value other than that provided directly by the university or entity.
- (b) "Outside activity" includes anything an employee does for an organization or an individual, other than the university or entity, that is related to the employee's expertise.
- (3) An employee who has failed to disclose any outside activity or financial interest as required by subsection (1) shall be suspended without pay pending the outcome of an investigation which shall not exceed 60 days. Upon conclusion of the investigation, the university or entity may terminate the contract of the employee.
- Section 20. Subsection (4) of section 1013.45, Florida Statutes, is amended, and paragraph (f) is added to subsection (1) of that section, to read:
- 1013.45 $\,$ Educational facilities contracting and construction techniques.—
- (1) Boards may employ procedures to contract for construction of new facilities, or for additions, remodeling, renovation, maintenance, or repairs to existing facilities, that will include, but not be limited to:
- (f) The consideration of other factors, including price, for the procurement of construction management and program management by university boards of trustees in accordance with regulations of the Board of Governors.

- (4) Except as otherwise provided in this section and s. 481.229, the services of a registered architect must be used for the development of plans for the erection, enlargement, or alteration of any educational facility. The services of a registered architect are not required for a minor renovation project for which the construction cost is less than \$50,000 or for the placement or hookup of relocatable educational facilities that conform with standards adopted under s. 1013.37. However, boards must provide compliance with building code requirements and ensure that these structures are adequately anchored for wind resistance as required by law. A district school board shall reuse existing construction documents or design criteria packages if such reuse is feasible and practical. If a school district's 5-year educational facilities work plan includes the construction of two or more new schools for students in the same grade group and program, such as elementary, middle, or high school, the district school board shall require that prototype design and construction be used for the construction of these schools. Notwithstanding s. 287.055, a board may purchase the architectural services for the design of educational or ancillary facilities under an existing contract agreement for professional services held by a district school board in the State of Florida, provided that the purchase is to the economic advantage of the purchasing board, the services conform to the standards prescribed by rules of the State Board of Education, and such reuse is not without notice to, and permission from, the architect of record whose plans or design criteria are being reused. Plans shall be reviewed for compliance with the State Requirements for Educational Facilities. Rules adopted under this section must establish uniform prequalification, selection, bidding, and negotiation procedures applicable to construction management contracts and the design-build process. This section does not supersede any small, woman-owned or minority-owned business enterprise preference program adopted by a board. Except as otherwise provided in this section, the negotiation procedures applicable to construction management, program management, contracts and the design-build process must conform to the requirements of s. 287.055. A board may not modify any rules regarding construction management contracts or the design build process.
- Section 21. Paragraph (b) of subsection (2), paragraph (b) of subsection (3), and subsection (4) of section 1013.841, Florida Statutes, are amended to read:
- 1013.841 $\,$ End of year balance of Florida College System institution funds.—

(2)

(b) Each Florida College System institution with a final FTE less than 15,000 for the prior year that retains a state operating fund carry forward balance in excess of the 5 percent minimum shall submit a spending plan for its excess carry forward balance. The spending plan shall include all excess carry forward funds from state operating funds. The spending plan shall be submitted to the Florida College System institution's board of trustees for approval by September 30 4, 2020, and each September 30 4 thereafter. The State Board of Education shall review and publish each Florida College System institution's carry forward spending plan by November 15 October 1, 2020, and each November 15 October 1 thereafter.

(3)

- (b) Each Florida College System institution with a final FTE of 15,000 or greater for the prior year that retains a state operating fund carry forward balance in excess of the 7 percent minimum shall submit a spending plan for its excess carry forward balance. The spending plan shall include all excess carry forward funds from state operating funds. The spending plan shall be submitted to the Florida College System institution's board of trustees for approval by September 30 1, 2020, and each September 30 1 thereafter. The State Board of Education shall review and publish each Florida College System institution's carry forward spending plan by November 15 October 1, 2020, and each November 15 October 1 thereafter.
- (4) A Florida College System institution identified in paragraph (3)(b) (3)(a) must include in its carry forward spending plan the estimated cost per planned expenditure and a timeline for completion of the expenditure. Authorized expenditures in a carry forward spending plan may include:

- (a) Commitment of funds to a public education capital outlay project for which an appropriation was previously provided, which requires additional funds for completion, and which is included in the list required by s. 1001.03(18)(d);
- (b) Completion of a renovation, repair, or maintenance project that is consistent with the provisions of s. 1013.64(1), up to \$5 million per project;
- (c) Completion of a remodeling or infrastructure project, up to \$10 million per project, if such project is survey recommended pursuant to s. 1013.31;
- (d) Completion of a repair or replacement project necessary due to damage caused by a natural disaster for buildings included in the inventory required pursuant to s. 1013.31;
- (e) Operating expenditures that support the Florida College System institution's mission which are nonrecurring; $\frac{1}{2}$
- (f) Any purpose approved by the state board or specified in the General Appropriations Act; and
- (g) A commitment of funds to a contingency reserve for expenses incurred as a result of a state of emergency declared by the Governor pursuant to s. 252.36.

Section 22. 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, 2020.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to higher education; amending s. 287.057, F.S.; authorizing state agencies to contract with independent, nonprofit colleges and universities that meet specified requirements; amending s. 1001.03, F.S.; revising requirements for certain new construction, remodeling, or renovation projects; amending s. 1001.64, F.S.; providing membership requirements for specified search committees; requiring such search committees to recommend at least a certain number of candidates for president; amending s. 1001.706, F.S.; requiring certain search committees to recommend at least a certain number of candidates for president; deleting a requirement that certain boards of trustees comply with specified provisions for the procurement of professional services; amending s. 1001.7065, F.S.; revising standards for the preeminent state research universities program; requiring such standards to be reported annually in a specified plan; repealing the programs of excellence designation within the State University System; creating the "state universities of distinction" designation within the State University System; requiring the Board of Governors to establish standards and measures for specific state university competencies; providing requirements for such standards and measures; authorizing the Board of Governors to annually submit such programs to the Legislature for funding by a specified date; amending s. 1001.92, F.S.; revising the performance-based metrics for state universities to include specific data; authorizing the Board of Governors to approve other metrics; prohibiting the adjustment of such metrics and benchmarks once specified data has been received; amending s. 1004.085, F.S.; requiring innovative pricing techniques and payment options to include an opt-out provision; amending s. 1004.346, F.S.; removing a limitation on the length of time a Phosphate Research and Activities Board member may serve after expiration of his or her term; creating s. 1004.6499, F.S.; creating the Florida Institute for Great Citizenship for a specified purpose; providing goals of the institute; requiring the institute to establish specified affiliate institutes for certain purposes; amending s. 1009.50, F.S.; requiring that grants administered through the Florida Public Student Assistance Grant Program not exceed a certain amount; authorizing students who receive an award in the fall or spring term to receive an award in the summer term, subject to the availability of funds; providing for the prioritization of eligible summer awards; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring the formula used to distribute funds for the program to account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify the amount of funds disbursed within a specified timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; requiring institutions that receive moneys through the program to prepare and submit to the department by a specified date a biennial report that includes a financial audit conducted by the Auditor General; authorizing the department to conduct its own annual or biennial audit under certain circumstances; authorizing the department to suspend or revoke an institution's eligibility or request a refund of moneys overpaid to the institution under certain circumstances; providing a timeframe for such refunds; amending s. 1009.505, F.S.; requiring grants administered through the Florida Public Postsecondary Career Education Student Assistance Grant Program to not exceed a certain amount; authorizing students who receive an award in the fall or spring term to receive an award in the summer term, subject to the availability of funds; providing for the prioritization of eligible summer awards; requiring the formula used to distribute funds for the program to account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify the amount of funds disbursed within a specified timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; requiring institutions that receive moneys through the program to prepare and submit to the department by a specified date a biennial report that includes a financial audit conducted by the Auditor General; authorizing the department to conduct its own annual or biennial audit under certain circumstances; authorizing the department to suspend or revoke an institution's eligibility or request a refund of moneys overpaid to the institution under certain circumstances; providing a timeframe for such refunds; authorizing funds appropriated for state student assistance grants to be deposited in a specified trust fund; requiring that any balance in the trust fund at the end of any fiscal year which has been allocated to the Florida Public Postsecondary Career Education Student Assistance Grant Program remain in the trust fund, subject to certain statutory exceptions; amending s. 1009.51, F.S.; requiring that grants administered through the Florida Private Student Assistance Grant Program not exceed a certain amount; authorizing students who receive an award in the fall or spring term to receive an award in the summer term, subject to the availability of funds; providing for the prioritization of eligible summer awards; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring the formula used to distribute funds for the program to account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify the amount of funds disbursed within a specified timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; revising a requirement for a biennial report; amending s. 1009.52, F.S.; requiring that grants administered through the Florida Postsecondary Student Assistance Grant Program not exceed a certain amount; authorizing students who receive an award in the fall or spring term to receive an award in the summer term, subject to the availability of funds; providing for the prioritization of eligible summer awards; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring the formula used to distribute funds for the program to account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify the amount of funds disbursed within a specified timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; revising a requirement for a biennial report; amending s. 1009.534, F.S.; revising provisions relating to additional funds for textbooks under Florida Academic Scholars award; amending s. 1009.535, F.S.; revising the amount of an award certain Florida Medallion Scholars may receive under certain circumstances; amending s. 1009.893, F.S.; revising and specifying eligibility for initial awards under the Benacquisto Scholarship Program; revising requirements for a student to receive a renewal award; providing a timeframe within which students may receive an award; providing an exception to renewal requirements; amending s. 1011.45, F.S.; revising the date by which a university must annually submit a spending plan to the university's board of trustees for approval; revising the date by which the Board of Governors must annually review and approve such plan; authorizing certain expenditures in a carry forward spending plan to include a commitment of funds to a contingency reserve for certain purposes; amending s. 1011.90, F.S.; providing requirements for a specified legislative budget request; requiring the Board of Governors to define specified classifications by regulation and report such definitions in such budget requests; creating s. 1012.977, F.S.; providing for the disclosure of contracts that affect the integrity of state universities or entities; providing definitions; providing penalties for failure to disclose such information; amending s. 1013.45, F.S.; authorizing university boards of trustees to use other factors, including price, for the procurement of professional services; requiring certain procedures to conform to specified requirements; deleting a provision that prohibits boards from modifying specified rules; amending s. 1013.841, F.S.; revising the date by which a Florida College System institution must annually submit a spending plan to the institution's board of trustees for approval; revising the date by which the State Board of Education must annually review and publish such plans; authorizing certain expenditures in a carry forward spending plan to include a commitment of funds to a contingency reserve for certain purposes; providing effective dates.

Senator Stargel moved the following Senate amendments to **House Amendment 1** (594317) which were adopted:

Senate Amendment 1 (766582) (with title amendment) to House Amendment 1 (594317)—Delete lines 47-111.

And the title is amended as follows:

Delete lines 1139-1147 and insert: amending

Senate Amendment 2 (863082) (with title amendment) to House Amendment 1 (594317)—Delete lines 298-324 and insert: 1004.6499 Florida Institute of Politics.—

- (1) The Florida Institute of Politics is established at the Florida State University within the College of Social Sciences and Public Policy. The purpose of the institute is to provide the southeastern region of the United States with a world class, bipartisan, nationally renowned institute of politics.
 - (2) The goals of the institute are to:
- (a) Motivate students throughout the Florida State University to become aware of the significance of government and civic engagement at all levels and politics in general.
- (b) Provide students with an opportunity to be politically active and civically engaged.
- (c) Nurture a greater awareness and passion for public service and politics.
- (d) Plan and host forums to allow students and guests to hear from and interact with experts from government, politics, policy, and journalism on a frequent basis.
- (e) Become a national and state resource on polling information and survey methodology.
- (f) Provide fellowships and internship opportunities to students in government, nonprofit organizations, and community organizations.
- (g) Provide training sessions for newly elected state and local public officials.
- (h) Organize and sponsor conferences, symposia, and workshops throughout this state to educate and inform citizens, elected officials, and appointed policymakers regarding effective policymaking techniques and processes.
- (i) Create and promote research and awareness regarding politics, citizen involvement, and public service.
- (j) Collaborate with related policy institutes and research activities at the Florida State University and other institutions of higher education to motivate, increase, and sustain citizen involvement in public affairs.

Section 10. Section 1004.64991, Florida Statutes, is created to read:

1004.64991 The Adam Smith Center for the Study of Economic Freedom.—

- (1) The Adam Smith Center for the Study of Economic Freedom at Florida International University, is hereby created.
 - (2) The goals of the center are to:
- (a) Study the effect of government and free-market economies on individual freedom and human prosperity.
- (b) Conduct and promote research on the effect of political and economic systems on human prosperity.
- (c) Plan and host research workshops and conferences to allow, students, scholars, and guests to exchange in civil discussion of democracy and capitalism.
- (d) Provide fellowship and mentoring opportunities to students engaged in scholarly studies of the effect of political and economic systems on human prosperity.

And the title is amended as follows:

Delete lines 1172-1176 and insert: 1004.6499, F.S.; creating the Florida Institute of Politics within Florida State University College of Social Sciences and Public Policy; providing the purpose and goals of the institute; creating s. 1004.64991, F.S.; creating the Adam Smith Center for the Study of Economic Freedom; providing a purpose and goals of the center; amending s. 1009.50, F.S.; requiring that

Senate Amendment 3 (805878) (with title amendment) to House Amendment 1 (594317)—Delete lines 1014-1066.

And the title is amended as follows:

Delete lines 1297-1303 and insert: disclose such information; amending s. 1013.841, F.S.; revising

On motion by Senator Stargel, the Senate concurred in **House Amendment 1** (594317), as amended, and requested the House to concur in the Senate amendments to the House amendment.

CS for SB 72 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-37

Mr. President	Farmer	Powell
Albritton	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Stargel
Book	Hooper	Stewart
Bradley	Hutson	Taddeo
Brandes	Lee	Thurston
Braynon	Mayfield	Torres
Broxson	Montford	Wright
Cruz	Passidomo	
Diaz	Perry	

Nays-None

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred with Senate Amendments 1a (272342) and 1b (446828) and amended Senate Amendment 1 (624474) with House Amendment 1 (888727) , concurred in the same as amended, and passed CS/CS/CS/HB 713 as further amended, and requests the concurrence of the Senate.

By Health & Human Services Committee, Health Care Appropriations Subcommittee, Health Quality Subcommittee and Representative(s) Rodriguez, A. M.—

CS for CS for CS for HB 713—A bill to be entitled An act relating to the Department of Health; amending s. 39.303, F.S.; specifying direct reporting requirements for certain positions within the Children's Medical Services Program; amending s. 381.0042, F.S.; revising the purpose of patient care networks from serving patients with acquired immune deficiency syndrome to serving those with human immunodeficiency virus; conforming provisions to changes made by the act; deleting obsolete language; amending s. 381.4018, F.S.; requiring the Department of Health to develop strategies to maximize federalstate partnerships that provide incentives for physicians to practice in medically underserved or rural areas; authorizing the department to adopt certain rules; amending s. 381.915, F.S.; revising provisions relating to time limitations on a cancer center's participation in the Tier 3 designation under the Florida Consortium of National Cancer Institute Centers Program; s. 381.986; providing a definition; revising a provision requiring certain information to be entered into the medical marijuana use registry; revising a provision relating to the informed consent form to include the negative health effects of marijuana use on certain persons; providing daily dose amount limits for edibles and marijuana in a form for smoking; prohibiting physicians from certifying a certain potency of tetrahydrocannabinol in marijuana for certain patients; providing an exception; authorizing the Department of Health to possess and test marijuana samples from medical marijuana treatment centers; authorizing medical marijuana treatment centers to contract with certain medical marijuana testing laboratories; prohibiting the department from renewing a medical marijuana treatment center's license under certain circumstances; providing limits on the potency of tetrahydrocannabinol in marijuana and edibles dispensed by a medical marijuana treatment center; prohibiting a medical marijuana treatment center from dispensing a medical marijuana product containing tetrahydrocannabiphorol; providing applicability; authorizing the department and certain employees to acquire, possess, test, transport, and dispose of marijuana; amending s. 381.988, F.S.; prohibiting a certified medical marijuana testing laboratory from having an economic interest in or financial relationship with a medical marijuana treatment center; providing construction; amending s. 401.35, F.S.; revising provisions relating to the applicability of rules to certain licensees; deleting a requirement that the department base rules governing medical supplies and equipment required in ambulances and emergency medical services vehicles on a certain association's standards; deleting a requirement that the department base rules governing ambulance or vehicle design and construction on a certain agency's standards and instead requiring the department to base such rules on national standards recognized by the department; amending s. 404.031, F.S.; defining the term "useful beam"; amending s. 404.22, F.S.; providing requirements for the maintenance, operation, and modification of certain radiation machines; providing conditions for the authorized exposure of human beings to the radiation emitted from a radiation machine; amending s. 456.013, F.S.; revising health care practitioner licensure application requirements; authorizing the board or department to issue a temporary license to certain applicants which expires after 60 days; amending s. 456.0635, F.S.; providing an exception to a prohibition on the examination or licensure of certain applicants who are listed on a specified federal list; amending s. 456.072, $\bar{\text{F.S.}}$; conforming provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations; amending s. 456.074, F.S.; conforming provisions to changes made by the act; amending s. 458.3145, F.S.; revising the list of individuals who may be issued a medical faculty certificate without examination; amending s. 458.3312, F.S.; removing a prohibition against physicians representing themselves as board-certified specialists in dermatology unless the recognizing agency is reviewed and reauthorized on a specified basis by the Board of Medicine; amending s. 459.0055, F.S.; revising licensure requirements for a person seeking licensure or certification as an osteopathic physician; repealing s. 460.4166, F.S., relating to registered chiropractic assistants; amending s. 464.019, F.S.; authorizing the Board of Nursing to adopt specified rules; extending through 2025 the Florida Center for Nursing's responsibility to study and issue an annual report on the implementation of nursing education programs; authorizing certain nursing education programs to apply for an extension for accreditation within a specified timeframe; providing limitations on and eligibility criteria for the extension; amending s. 464.202, F.S.; requiring the Board of Nursing to adopt rules that include

disciplinary procedures and standards of practice for certified nursing assistants; amending s. 464.203, F.S.; revising certification requirements for nursing assistants; amending s. 464.204, F.S.; revising grounds for board-imposed disciplinary sanctions; amending s. 466.006, F.S.; revising certain examination requirements for applicants seeking dental licensure; reviving, reenacting, and amending s. 466.0067, F.S., relating to the application for a health access dental license; reviving, reenacting, and amending s. 466.00671, F.S., relating to the renewal of such a license; reviving and reenacting s. 466.00672, F.S., relating to the revocation of such a license; providing for retroactive application; amending s. 466.007, F.S.; revising requirements for examinations of dental hygienists; amending s. 466.017, F.S.; requiring dentists and certified registered dental hygienists to report in writing certain adverse incidents to the department within a specified timeframe; providing for disciplinary action by the Board of Dentistry for violations; defining the term "adverse incident"; authorizing the board to adopt rules; amending s. 466.031, F.S.; making technical changes; authorizing an employee or an independent contractor of a dental laboratory, acting as an agent of that dental laboratory, to engage in onsite consultation with a licensed dentist during a dental procedure; amending s. 466.036, F.S.; revising the frequency of dental laboratory inspections during a specified period; amending s. 468.701, F.S.; revising the definition of the term "athletic trainer"; deleting a requirement that is relocated to another section; amending s. 468.707, F.S.; revising athletic trainer licensure requirements; amending s. 468.711, F.S.; requiring certain licensees to maintain certification in good standing without lapse as a condition of renewal of their athletic trainer licenses; amending s. 468.713, F.S.; requiring that an athletic trainer work within a specified scope of practice; relocating an existing requirement that was stricken from another section; amending s. 468.723, F.S.; requiring the direct supervision of an athletic training student to be in accordance with rules adopted by the Board of Athletic Training; amending s. 468.803, F.S.; revising orthotic, prosthetic, and pedorthic licensure, registration, and examination requirements; amending s. 480.033, F.S.; revising the definition of the term "apprentice"; amending s. 480.041, F.S.; revising qualifications for licensure as a massage therapist; specifying that massage apprentices licensed before a specified date may continue to perform massage therapy as authorized under their licenses; authorizing massage apprentices to apply for full licensure upon completion of their apprenticeships, under certain conditions; repealing s. 480.042, F.S., relating to examinations for licensure as a massage therapist; amending s. 490.003, F.S.; revising the definition of the terms "doctorallevel psychological education" and "doctoral degree in psychology"; amending s. 490.005, F.S.; revising requirements for licensure by examination of psychologists and school psychologists; amending s. 490.006, F.S.; revising requirements for licensure by endorsement of psychologists and school psychologists; amending s. 491.0045, F.S.; exempting clinical social worker interns, marriage and family therapist interns, and mental health counselor interns from registration requirements, under certain circumstances; amending s. 491.005, F.S.; revising requirements for the licensure by examination of marriage and family therapists; revising requirements for the licensure by examination of mental health counselors; amending s. 491.006, F.S.; revising requirements for licensure by endorsement or certification for specified professions; amending s. 491.007, F.S.; removing a biennial intern registration fee; amending s. 491.009, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling or, under certain circumstances, the department to enter an order denying licensure or imposing penalties against an applicant for licensure under certain circumstances; amending s. 514.0115, F.S.; providing that certain surf pools are exempt from supervision for certain provisions under certain circumstances; providing construction; defining the term "surf pool"; amending s. 408.809, F.S.; providing that battery on a specified victim is a disqualifying offense for employment in certain health care facilities; amending s. 456.0135, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; amending s. 553.77, F.S.; conforming a crossreference; amending ss. 491.0046 and 945.42, F.S.; conforming crossreferences; providing effective dates.

House Amendment 1 (888727) (with title amendment)—Remove lines 411-513 of the amendment and insert:

Section 10. Section 408.064, Florida Statutes, is created to read:

408.064 Direct care worker education and awareness.—

- (1) The agency shall create a webpage dedicated solely to providing information to patients and their families about direct care workers, as defined in s. 408.822, including, but not limited to, a description of:
- (a) Each type of direct care worker, including any licensure or certification requirements.
- (b) The services that each type of direct care worker typically provides.
- (c) The business relationship that each type of direct care worker typically has with a patient or a patient's family, including the responsibilities of the consumer for each type of business relationship.
- (2) The webpage shall contain a link to health-related data required by s. 408.05, which allows consumers to search and locate direct care workers by county and statewide. The agency shall prominently display a link on its website to the webpage created under this section.

And the title is amended as follows:

Remove lines 2060-2068 of the amendment and insert: "referral"; creating s. 408.064, F.S.; requiring the agency to create a webpage to provide information to patients and their families about direct care workers; providing requirements for the webpage; requiring the agency to display a link on its website to the webpage; repealing s.

On motion by Senator Harrell, the Senate concurred in House Amendment 1 (888727) to Senate Amendment 1 (624474).

CS for CS for HB 713 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-37

Mr. President Albritton Baxley Bean Benacquisto Berman	Farmer Flores Gainer Gibson Gruters Harrell	Powell Rader Rodriguez Rouson Simmons Stargel
11101111011	110100	244402
Baxley	Gainer	Rodriguez
Bean	Gibson	Rouson
Benacquisto	Gruters	Simmons
Berman	Harrell	Stargel
Book	Hooper	Stewart
Bradley	Hutson	Taddeo
Brandes	Lee	Thurston
Braynon	Mayfield	Torres
Broxson	Montford	Wright
Cruz	Passidomo	
Diaz	Perry	

Nays—None

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate amendment 880876 to CS/HB 7065 and requests the Senate to recede.

Jeff Takacs, Clerk

CS for HB 7065—A bill to be entitled An act relating to school safety: amending s. 943.082, F.S.; requiring the FortifyFL reporting tool to notify reporting parties that submitting false information may subject them to criminal penalties; providing that certain reports shall remain anonymous; amending s. 943.687, F.S.; revising the membership of the Marjory Stoneman Douglas High School Public Safety Commission; amending s. 985.12, F.S.; requiring law enforcement officers to have access to specified information by a certain date for specified purposes; amending s. 1001.11, F.S.; requiring the Commissioner of Education to oversee compliance with requirements relating to school safety and security; requiring the commissioner to take specified actions under certain circumstances relating to noncompliance; amending s. 1001.20, F.S.; requiring the Office of Inspector General to take specified actions for an investigation relating to noncompliance with school safety and security requirements under certain circumstances; authorizing the office to issue and serve certain subpoenas for specified purposes; authorizing the office to take specified actions relating to noncompliance with such subpoenas; amending s. 1001.212, F.S.; requiring the Office of Safe Schools to provide certain opportunities to charter school personnel; requiring such office to coordinate with specified entities to provide a specified tool for certain purposes and a model family reunification plan for certain purposes; amending s. 1002.33, F.S.; revising provisions relating to the immediate termination of a charter school's charter; amending s. 1006.07, F.S.; requiring codes of student conduct to include provisions relating to civil citation or similar prearrest diversion programs for specified purposes; requiring codes of student conduct to include provisions relating to the assignment of students to school-based intervention programs; prohibiting participation in such programs from being entered into a specified system; authorizing certain procedures to include accommodations for specified drills; requiring district school boards and charter school governing boards, in coordination with local law enforcement agencies, to adopt a family reunification plan for specified purposes; providing requirements for members of a threat assessment team; amending s. 1006.12, F.S.; revising provisions relating to the duties of school safety officers; requiring the district school superintendent or charter school administrator to provide certain notifications relating to safe-school officers; requiring safe-school officers to complete a specified training; providing requirements for such training; requiring individuals to meet certain criteria before participating in specified training; providing requirements for such training; requiring school districts to provide charter schools with specified safeschool officers under additional circumstances; amending s. 1006.13, F.S.; requiring certain agreements between district school boards and specified law enforcement to disclose procedures relating to the arrest of certain minors on school grounds; amending s. 1006.1493, F.S.; requiring the Florida Safe Schools Assessment Tool to address policies and procedures relating to certain disasters; amending s. 1008.32, F.S.; authorizing the state board to direct a school district to suspend the salaries of specified individuals under certain circumstances relating to school safety; amending s. 1011.62, F.S.; revising the mental health assistance allocation plans to include policies and procedures relating to certain behavioral health services available to such students; requiring schools districts to use specified services from certain teams; providing requirements for referrals to certain behavioral health services; providing effective dates.

On motion by Senator Diaz, the Senate refused to recede from **Senate Amendment 1** (880876) to **CS for HB 7065** and again requested that the House concur. The action of the Senate was certified to the House.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has refused to recede from House amendment 288171 to CS/CS/CS/SB 1066 and requests the Senate to concur.

Jeff Takacs, Clerk

CS for CS for CS for SB 1066—A bill to be entitled An act relating to impact fees; amending s. 163.31801, F.S.; prohibiting new or increased impact fees from applying to certain applications; providing an exception; providing applicability; providing a calculation on which contributions to mitigate impacts not otherwise funded by impact fees must be based; prohibiting such contributions from being collected before the issuance of building permits; providing that impact fee credits are assignable and transferable under certain conditions; providing an effective date.

House Amendment 1 (288171) (with title amendment)—Remove lines 83-101 and insert: market value.

And the title is amended as follows:

Remove lines 4-9 and insert: applying to certain applications; providing

On motion by Senator Gruters, the Senate concurred in **House Amendment 1** (288171).

CS for CS for CS for SB 1066 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-36

Perry Mr. President Diaz Albritton Farmer Pizzo Baxley Flores Powell Bean Gainer Rader Benacquisto Gibson Rodriguez Gruters Berman Rouson Harrell Simmons Book Bradley Hooper Stargel Brandes Hutson Stewart Mayfield Taddeo Braynon Broxson Montford Torres Passidomo Wright Cruz

Navs-None

Vote after roll call:

Yea-Thurston

SPECIAL GUESTS

Senator Pizzo recognized Senator Albritton's wife, Missy, who was present in the gallery.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 252236 with 436717, concurred in the same as amended, and passed CS/CS/HB 1259 as further amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Justice Appropriations Subcommittee, Criminal Justice Subcommittee and Representative(s) Jones, Mercado, Brown, Bush, Daniels, Eskamani, Geller, Goff-Marcil, Hart, Joseph, Killebrew, Newton, Polsky, Smith, C., Thompson, Watson, C.—

CS for CS for HB 1259—A bill to be entitled An act relating to restrictive housing for incarcerated pregnant women; amending s. 944.241, F.S.; providing definitions; prohibiting the involuntary placement of pregnant prisoners in restrictive housing under specified circumstances; providing exceptions; requiring corrections officials to write a specified report if circumstances necessitate placing a pregnant prisoner in restrictive housing; providing requirements for the report; requiring a copy of such reports to be provided to pregnant prisoners in restrictive housing; providing requirements for the treatment of pregnant prisoners placed in restrictive housing; requiring pregnant prisoners to be placed in designated medical housing unit or admitted to the infirmary under certain circumstances; providing certain rights for pregnant prisoners placed in designated medical housing unit or admitted to the infirmary; requiring the Department of Corrections and the Department of Juvenile Justice to adopt rules by a specified date; providing an effective date.

House Amendment 1 (436717) (with title amendment)—Remove lines 21-205 of the amendment and insert: circumstance that dictates restraints be used to ensure the safety and

circumstance that dictates restraints be used to ensure the safety and security of the prisoner, the staff of the correctional institution or medical facility, other prisoners, or the public.

- (e) "Invasive body search" means a search involving a manual inspection of the breasts or a manual inspection using touch, insertion, or probing of the cavities of the human body, including the genitals, buttocks, or anus. An invasive body search may only be conducted according to a correctional institution's written rules, policies, or procedures as required by subsection (6).
- (f)(e) "Labor" means the period of time before a birth during which contractions are of sufficient frequency, intensity, and duration to bring about effacement and progressive dilation of the cervix.

- (g)(f) "Postpartum recovery" means, as determined by her physician, the period immediately following delivery, including the recovery period when a woman is in the hospital or infirmary following birth, up to 24 hours after delivery unless the physician after consultation with the department or correctional institution recommends a longer period of time.
- (h) "Pregnant prisoner" means any prisoner whose pregnancy is confirmed by or otherwise known to a qualified healthcare professional at the correctional institution.
- (i)(g) "Prisoner" means any person incarcerated or detained in any correctional institution who is accused of, convicted of, sentenced for, or adjudicated delinquent for a violation of criminal law or the terms and conditions of parole, probation, community control, pretrial release, or a diversionary program. For purposes of this section, the term includes any woman detained under the immigration laws of the United States at any correctional institution.
- (j)(h) "Restraints" means any physical restraint or mechanical device used to control the movement of a prisoner's body or limbs, including, but not limited to, flex cuffs, soft restraints, hard metal handcuffs, a black box, chubb cuffs, leg irons, belly chains, a security or tether chain, or a convex shield.
- (k) "Restrictive housing" means housing a prisoner separately from the general population of a correctional institution and imposing restrictions on her movement, behavior, and privileges. The term includes placing a prisoner in medical isolation, in a medical housing unit, or in the infirmary.

(3) RESTRAINT OF PRISONERS.—

- (a) Restraints may not be used on a *pregnant* prisoner who is known to be pregnant during labor, delivery, and postpartum recovery, unless the corrections official makes an individualized determination that the *pregnant* prisoner presents an extraordinary circumstance, except that:
- 1. The physician may request that restraints not be used for documentable medical purposes. The correctional officer, correctional institution employee, or other officer accompanying the pregnant prisoner may consult with the medical staff; however, if the officer determines there is an extraordinary public safety risk, the officer is authorized to apply restraints as limited by subparagraph 2.
- 2. Under no circumstances shall Leg, ankle, or waist restraints *may not* be used on any pregnant prisoner who is in labor or delivery.
- (b) If restraints are used on a pregnant prisoner pursuant to paragraph (a):
- 1. The type of restraint applied and the application of the restraint must be done in the least restrictive manner necessary; and
- 2. The corrections official shall make written findings within 10 days after the use of restraints as to the extraordinary circumstance that dictated the use of the restraints. These findings shall be kept on file by the department or correctional institution for at least 5 years.
- (c) During the third trimester of pregnancy or when requested by the physician treating a pregnant prisoner, unless there are significant documentable security reasons noted by the department or correctional institution to the contrary that would threaten the safety of the prisoner, the unborn child, or the public in general:
 - 1. Leg, ankle, and waist restraints may not be used; and
- 2. If wrist restraints are used, they must be applied in the front so the pregnant prisoner is able to protect herself in the event of a forward fall
- (d) In addition to the specific requirements of paragraphs (a)-(c), any restraint of a *pregnant* prisoner who is known to be pregnant must be done in the least restrictive manner necessary in order to mitigate the possibility of adverse clinical consequences.
 - (4) RESTRICTIVE HOUSING.—

- (a) Except as provided in paragraph (b) or paragraph (d), a pregnant prisoner may not be involuntarily placed in restrictive housing.
- (b) A pregnant prisoner may be involuntarily placed in restrictive housing if the corrections official of the correctional institution makes an individualized determination that restrictive housing is necessary to protect the health and safety of the pregnant prisoner or others or to preserve the security and order of the correctional institution and that there are no less restrictive means available. After placing a pregnant prisoner in restrictive housing under this paragraph, the corrections official must write a report stating:
 - 1. The individualized reason restrictive housing is necessary.
 - 2. The reason less restrictive means are not available.
- 3. Whether a qualified healthcare professional at the correctional institution objects to the placement.

The corrections official must provide a copy of such report to the pregnant prisoner within 12 hours after placing the prisoner in restrictive housing.

- (c) A pregnant prisoner who is placed in restrictive housing under this section must be:
- 1. Seen by a qualified healthcare professional at least once every 24 hours.
 - 2. Observed by a correctional officer at least once every hour.
- 3. Housed in the least restrictive setting consistent with the health and safety of the pregnant prisoner.
- 4. Given a medical treatment plan developed and approved by a qualified healthcare professional at the correctional institution if the pregnant prisoner does not already have such a treatment plan in place.
- (d)1. If a pregnant prisoner needs medical care, a primary care nurse practitioner or obstetrician must provide an order for the pregnant prisoner to be placed in a designated medical housing unit or admitted to the infirmary.
- 2. If a pregnant prisoner has passed her due date, she must be placed in a designated medical housing unit or admitted to the infirmary until labor begins. A pregnant prisoner who has been placed in a designated medical housing unit or admitted to the infirmary must be provided the same access to outdoor recreation, visitation, mail, telephone calls, and other privileges and classes available to the general population unless:
- a. The corrections official, after consulting with a qualified health-care professional at the correctional institution, determines that such access poses a danger to the safety and security of the correctional institution; or
- b. A qualified healthcare professional at the correctional institution determines that such access poses a danger of adverse clinical consequences for the pregnant prisoner or others and documents such determination in the pregnant prisoner's medical file.

(5)(4) ENFORCEMENT.—

- (a) Notwithstanding any relief or claims afforded by federal or state law, any prisoner who is restrained *or placed in restrictive housing* in violation of this section may file a grievance with the correctional institution, and be granted a 45-day extension if requested in writing pursuant to rules promulgated by the correctional institution.
- (b) This section does not prevent a woman harmed through the use of restraints or by placement in restrictive housing under this section from filing a complaint under any other relevant provision of federal or state law.

(6)(5) NOTICE TO PRISONERS.—

(a) By September 1, 2012, The department and the Department of Juvenile Justice shall adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section.

- (b) Each correctional institution shall inform female prisoners of the rules developed pursuant to paragraph (a) upon admission to the correctional institution, including the policies and practices in the prisoner handbook, and post the policies and practices in locations in the correctional institution where such notices are commonly posted and will be seen by female prisoners, including common housing areas and medical care facilities.
- (c) Each county or municipal detention facility and each detention facility operated by a private entity shall adopt written policies and procedures relating to the use of restraints and the performance of invasive body searches on pregnant prisoners.

And the title is amended as follows:

Remove lines 214-239 of the amendment and insert: providing definitions; prohibiting the involuntary placement of pregnant prisoners in restrictive housing; providing exceptions; requiring corrections officials to write a specified report if circumstances necessitate placing a pregnant prisoner in restrictive housing; providing requirements for the report; requiring a copy of such reports to be provided to pregnant prisoners in restrictive housing; providing requirements for the treatment of pregnant prisoners placed in restrictive housing; requiring pregnant prisoners to be placed in a designated medical housing unit or admitted to the infirmary under certain circumstances; providing certain rights for pregnant prisoners placed in a designated medical housing unit or admitted to the infirmary; expanding enforcement provisions to provide for grievances for violations relating to restrictive housing of pregnant prisoners; requiring the Department of Corrections and the Department of Juvenile Justice to adopt rules; requiring detention facilities to develop specified written policies and procedures; providing an effective date.

On motion by Senator Pizzo, the Senate concurred in House Amendment 1 (436717) to Senate Amendment 1 (252236).

CS for CS for HB 1259 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-37

Mr. President Farmer Powell Albritton Flores Rader Baxley Gainer Rodriguez Gibson Bean Rouson Gruters Benacquisto Simmons Berman Harrell Stargel Book Hooper Stewart Bradley Lee Taddeo Mayfield Brandes Thurston Braynon Montford Torres Broxson Passidomo Wright Perry Cruz Diaz Pizzo

Nays-None

REPORTS OF COMMITTEE RELATING TO EXECUTIVE BUSINESS, continued

Secretary Debbie Brown Suite 405, The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100

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 appointments because the terms of the appointees have expired:

March 13, 2020

For Term Office and Appointment Ending

Construction Industry Licensing Board

Appointee: Cesarone, Donald M., Jr. 10/31/2019

Florida Elections Commission

Appointee: Allen, Jason 12/31/2019

Tampa Port Authority

Appointee: Mai, Hung T. 11/15/2019

Please be advised that 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 considered and recommended confirmation of the following appointment and the appointee was not acted on by the Senate upon adjournment of the 2020 Regular Session of the Florida Legislature because the term of the appointee had expired:

Office and Appointment

For Term. Ending

Tampa Port Authority

Swindal, Stephen W. 02/06/2020 Appointee:

Please be advised that 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 and the Senate Committee on Ethics and Elections did not consider the appointment because the term of the appointee expired:

Office and Appointment

For Term Ending

Board of Directors, Enterprise Florida, Inc. Appointee: San Pedro, Katherine

09/30/2019

Please be advised that the following executive appointment was 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. The Senate Committee on Education and the Senate Committee on Ethics and Elections did not consider the appointment because the term of the appointee expired:

Office and Appointment

For Term Ending

Board of Governors of the State University System

Appointee: Lydecker, Charles Harvey 01/01/2020

Please be advised that the following executive appointments were referred to the Senate Committee on Environment and Natural Resources 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 Environment and Natural Resources and the Senate Committee on Ethics and Elections considered and recommended confirmation of the following appointments and the appointees were not acted on by the Senate upon adjournment of the 2020 Regular Session of the Florida Legislature because the terms of the appointees had expired:

Office and Appointment

For Term Ending

Governing Board of the St. Johns River Water Manage-

ment District

Davis, Daniel J. 03/01/2020 Appointee:

Governing Board of the South Florida Water Management District

Appointee: Butler, Benjamin L. 03/01/2020

Please be advised that the following executive appointment was referred to the Senate Committee on Infrastructure and 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 Infrastructure and Security 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

Florida Transportation Commission Appointee: Burke, Richard

09/30/2019

Please be advised that the following executive appointment was referred to the Senate Appropriations Subcommittee on Agriculture, Environment, and General Government, the Senate Committee on Innovation, Industry, and Technology, 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 Agriculture, Environment, and General Government, the Senate Committee on Innovation, Industry, and Technology, and the Senate Committee on Ethics and Elections did not consider the appointment because the appointee resigned:

Office and Appointment

For Term Ending

Secretary of the Department of the Lottery

Appointee: Hunt, Randall

Pleasure of Governor

Please be advised that 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 temporarily postponed consideration of the appointment and no recommendation was made and the appointee was not acted on by the Senate upon adjournment of the 2020 Regular Session of the Florida Legislature because the appointee resigned:

Office and Appointment

For Term Ending

Board of Trustees of Miami-Dade College Appointee: Leon, Benjamin, III

05/31/2022

March 13, 2020

Respectfully submitted, Dennis Baxley, Chair

Secretary Debbie Brown Suite 405, The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100

Dear Madam Secretary:

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 did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2020 Regular Session of the Florida Legislature:

> For Term Ending

Office and Appointment

Director and Chief Judge, Division of Administrative Hearings

Office and Appointment

Appointee: MacIver, John

For Term Ending

Pleasure of Admin Commission

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. The Senate Committee on Education and 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 2020 Regular Session of the Florida Legislature:

Office and Appointment

For Term Ending

Board of Trustees, Florida A & M University Appointee: Washington, T. Nicole

01/06/2025

Board of Trustees, Florida International University Appointee: Hrinak, Donna J.

01/06/2025

The following executive appointment was 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. The Senate Committee on Education and the Senate Committee on Ethics and Elections considered and recommended confirmation of the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2020 Regular Session of the Florida Legislature:

Office and Appointment

For Term Ending

Board of Trustees, Florida Atlantic University Appointee: Dennis, Michael T.B.

01/06/2025

Respectfully submitted, $Dennis\ Baxley$, Chair

Secretary Debbie Brown Suite 405, The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100 March 13, 2020

Dear Madam Secretary:

Please be advised that the following appointments were not received by the Florida Senate for consideration in the 2020 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 Appointment

Board of Trustees of Seminole State College
Appointee: Fernandez, Susan

O8/29/2019

Florida Development Finance Corporation
Appointees: Reynolds-Russell, Rebecca E. 12/09/2019
Tanner, Paul C. 12/09/2019

Board of Optometry

Appointees: Atkins, Mary Linville 12/20/2019 Kepley, Stephen R. 12/20/2019

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

RETURNING MESSAGES — FINAL ACTION

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 (766582), 2 (863082), and 3 (805878) to House amendment 594317 and passed CS/SB 72 as further amended.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has receded from House Amendment 370715 and passed CS/CS/SB 646.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has receded from House Amendments 145281 and 556959 and passed CS/SB 838.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has adopted SCR 1936 by the required constitutional three-fifths vote of the members voting.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 319936 and 112030 and passed CS/CS/HB 133, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 183008 and passed HB 641, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 158898 and passed CS/CS/HB 921, as amended.

Respectfully submitted, Dennis Baxley, Chair Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 717452 and passed CS/CS/HB 977, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 235304 and passed HB 1135, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 573190 and passed CS/CS/CS/HB 1339, as amended.

Jeff Takacs, Clerk

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments 3 (204786) and 3a (577084) and passed CS/HB 7097, as amended.

Jeff Takacs, Clerk

ENROLLING REPORTS

SCR 1936 has been enrolled, signed by the required constitutional officers, and filed with the Secretary of State on March 13, 2020.

Debbie Brown, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 12 was corrected and approved.

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 11:53 p.m. to reconvene upon the call of the President to consider the conference reports on the budget and related bills.



Journal of the Senate

Number 21—Regular Session

Thursday, March 19, 2020

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CALL TO ORDER

The Senate was called to order by President Galvano at 12:00 noon. A quorum present—32:

Mr. President	Farmer	Pizzo
Albritton	Gainer	Powell
Baxley	Gibson	Rouson
Bean	Gruters	Simmons
Benacquisto	Hooper	Simpson
Book	Hutson	Stargel
Bracy	Lee	Stewart
Bradley	Mayfield	Thurston
Brandes	Montford	Torres
Broxson	Passidomo	Wright
Diaz	Perry	

Excused: Senators Berman, Braynon, Flores, Harrell, Rader, Rodriguez, and Taddeo

PRAYER

The following prayer was offered by Senator Hooper:

Almighty God, thank you, first, for getting each one of us to the Capitol safely, and may we all have a safe return back to our homes and our districts. Lord, we have reached out to you many times these past few weeks, and we're so thankful that you do indeed hear our prayers, every one—you always will, and you will always take care of your children.

God, in this time, we ask a special blessing and protection for not only our nation and our world, but for our federal leaders, our Governor and the Cabinet, the Senate, the House of Representatives, the police officers on duty every day, the firefighters, the medical personnel, the doctors and nurses, and everybody in the emergency operations division working twenty-four hours a day, seven days a week, to protect our citizens. We can't ask anything but to keep them safe and your protective arms around them at all times.

Make sure that every night each of us gets to go home to our family. We would be so grateful if they were safe also. Lord, we are here to do the citizens' work, and we will get that done. You have given us many blessings—sometimes we forget to say, "Thank you" for the daily blessings we get—but today, I thank you for every day and the blessings I know that I receive. We reach out to you in the name of the Lord, and everybody said, "Amen."

PLEDGE

Senator Stargel 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:

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5001, as amended by the Conference Committee Report.

Jeff Takacs, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5001

The Honorable Bill Galvano President of the Senate

March 15, 2020

The Honorable Jose R. Oliva Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5001, 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 Senate recede from its Amendment 846266.
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ Rob Bradley, Chair s/ Dennis Baxley s/ Lizbeth Benacquisto s/ Lauren Book s/ Jeff Brandes s/ Doug Broxson s/ Manny Diaz Anitere Flores s/ Audrev Gibson Gayle Harrell Travis Hutson s/ Debbie Mayfield s/ Kathleen Passidomo s/ Jason W. B. Pizzo Kevin J. Rader s/ Darryl Ervin Rouson s/ Wilton Simpson s/ Linda Stewart s/ Perry E. Thurston s/ Tom A. Wright

s/ Ben Albritton
s/ Aaron Bean
Lori Berman
s/ Randolph Bracy
Oscar Braynon II
Janet Cruz
Gary M. Farmer
s/ George B. Gainer
s/ Joe Gruters
s/ Ed Hooper
s/ Tom Lee
s/ Bill Montford
s/ Keith Perry
s/ Bobby Powell

Jose Javier Rodriguez
s/ David Simmons
s/ Kelli Stargel
Annette Taddeo
s/ Victor M. Torres

Conferees on the part of the Senate

s/ W. Travis Cummings, Chair s/ Vance Arthur Aloupis, Jr. s/ Robert Alexander Andrade Loranne Ausley s/ Mike Beltran s/ Kamia L. Brown s/ Colleen Burton s/ Cord Byrd

s/ Ramon Alexander
Thad Altman
Bruce Antone
s/ Bryan Avila
s/ Robert Charles Brannan III
s/ James Buchanan
s/ James Bush III

s/ Michael A. Caruso

s/ Charles Wesley Clemons, Sr. s/ John Cortes Kimberly Daniels Dan Daley Tracie Davis Ben Diamond s/ Nick DiCeglie s/ Byron Donalds **Brad Drake** s/ Fentrice Driskell Bobby B. DuBose s/ Wyman Duggan s/ Dane Eagle s/ Nicholas X. Duran Juan Alfonso Fernandez-Barquin s/ Elizabeth Anne Fetterhoff s/ Jason Fischer s/ Randy Fine s/ Heather Fitzenhagen Joseph Geller s/ Michael Gottlieb s/ Erin Grall s/ James Grant s/ Michael Grant s/ Tommy Gregory Michael Grieco s/ Brett Thomas Hage s/ Blaise Ingoglia s/ Kristin Diane Jacobs Evan Jenne s/ Shevrin D. Jones Dotie Joseph Sam H. Killebrew s/ Mike La Rosa Chip LaMarca
s/ Thomas J. Leek s/ Chris Latvala s/ MaryLynn Magar s/ Randall Scott Maggard s/ Amber Mariano s/ Ralph E. Massullo, M.D. s/ Stan McClain s/ Lawrence McClure s/ Kionne L. McGhee Wengay Newton Anika Tene Omphroy s/ Tobin Rogers Overdorf s/ Bobby Payne s/ Cary Pigman Rene Plasencia s/ Daniel Perez s/ Scott Plakon s/ Tina Scott Polsky s/ Mel Ponder Sharon Pritchett s/ Holly Raschein s/ Spencer Roach Paul Renner s/ William Cloud Robinson s/ Ray Wesley Rodrigues s/ Ana Maria Rodriguez s/ Anthony Rodriguez s/ Bob Rommel Rick Roth s/ David Santiago s/ Anthony Sabatini s/ David Šilvers s/ Tyler I. Sirois Emily Slosberg s/ Carlos Guillermo Smith s/ David Smith s/ Chris Sprowls s/ Richard Stark s/ Cyndi Stevenson s/ Charlie Stone s/ Jennifer Mae Sullivan s/ Jackie Toledo s/ Josie Tomkow s/ Jay Trumbull s/ Susan L. Valdes Barbara Watson s/ Clovis Watson, Jr. s/ Patricia H. Williams s/ Jayer Williamson s/ Ardian Zika Clay Yarborough

Managers on the part of the House

Conference Committee Amendment (752213) (with title amendment)—Remove everything after the enacting clause and insert: The moneys contained herein are appropriated from the named funds for Fiscal Year 2020-2021 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 SPECIFIC APPROPRIATION

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 64, 65A, 66, 67 through 69, 71 through 76, and 159, 60 percent of general revenue shall be released at the beginning of the first quarter and the balance at the beginning of the third quarter.

No funds are appropriated in Specific Appropriations 1 through 171 and sections 9 through 18 and 117 for the payment of rent, lease or possession of space for offices or any other purpose or use at Northwood

SECTION 1 SPECIFIC APPROPRIATION

Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 480:0570, 480:0644 or 480:M139, or Florida State University Lease No. 2011:101, or any other lease, by the Department of Education or any state university, notwithstanding any lease or contract to the contrary. The Department of Education and all state universities are prohibited from expending any specific appropriation from the General Revenue Fund, any trust fund or from any other source for the rent, lease or possession of any space for offices or other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 480:0570, 480:0644 or 480:M139, or Florida State University Lease No. 2011:101, or any other lease.

PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

Funds in Specific Appropriation 2 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 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 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.

3 FIXED CAPITAL OUTLAY
DEBT SERVICE - CLASS SIZE REDUCTION
LOTTERY CAPITAL OUTLAY PROGRAM
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND

128,652,817

Funds in Specific Appropriation 3 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 3 are for Fiscal Year 2020-2021 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.

6,648,150

Funds in Specific Appropriation 4 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 4 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

175,916,981

103,776,356

FINANCE PROGRAM

Specific Appropriation 92.

AID TO LOCAL GOVERNMENTS

FROM EDUCATIONAL ENHANCEMENT TRUST

GRANTS AND AIDS - CLASS SIZE REDUCTION

Funds provided in Specific Appropriation 8 are allocated in

SECTION 1 - EDUCATION ENHANCEMENT SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION TOTAL ALL FUNDS 175,916,981 FROM EDUCATIONAL ENHANCEMENT TRUST OFFICE OF STUDENT FINANCIAL ASSISTANCE Funds in Specific Appropriations 9 and 93 are provided to implement PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE 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 \$1,301.57, for grades 4 to 8 shall be \$887.80, and for 6 SPECIAL CATEGORIES grades 9 to 12 shall be \$889.95. The class size reduction allocation GRANTS AND AIDS - FLORIDA'S BRIGHT FUTURES shall be recalculated based on enrollment through the October 2020 FTE SCHOLARSHIP PROGRAM survey except as provided in section 1003.03(4), Florida Statutes. If FROM EDUCATIONAL ENHANCEMENT TRUST 651,776,770 the total class size reduction allocation is greater than the From the funds in Specific Appropriation 6, the Bright Futures Scholarship awards for the 2020-2021 academic year shall be as follows: Academic Scholars shall receive an award equal to the amount necessary to pay 100 percent of tuition and applicable fees for fall, spring, and summer terms, and an additional \$300 each fall and spring semester for 10 AID TO LOCAL GOVERNMENTS textbooks and college-related expenses. GRANTS AND AIDS - DISTRICT LOTTERY AND SCHOOL RECOGNITION PROGRAM Medallion Scholars shall receive an award equal to the amount necessary FROM EDUCATIONAL ENHANCEMENT TRUST to pay 75 percent of tuition and applicable fees for fall, spring, and For Gold Seal Vocational Scholars and Gold Seal CAPE Scholars, the award per credit hour or credit hour equivalent shall be as follows: Statutes. Gold Seal Vocational Scholars and Gold Seal CAPE Scholars Career Certificate Program.....\$ 39 Applied Technology Diploma Program.....\$ 39 Technical Degree Education Program.....\$ 48 Gold Seal CAPE Scholars Bachelor of Science Program with Statewide Articulation Agreement.....\$ 48 Florida College System Bachelor of Applied TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP Science Program.....\$ 48 FROM TRUST FUNDS The additional stipend for Top Scholars shall be \$44 per credit hour. TOTAL ALL FUNDS 7 FINANCIAL ASSISTANCE PAYMENTS PROGRAM: WORKFORCE EDUCATION STUDENT FINANCIAL AID FROM EDUCATIONAL ENHANCEMENT TRUST 12 AID TO LOCAL GOVERNMENTS 72,255,668 WORKFORCE DEVELOPMENT FROM EDUCATIONAL ENHANCEMENT TRUST Funds in Specific Appropriation 7 are allocated in Specific Appropriation 74. 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 724.032.438 Statutes. TOTAL ALL FUNDS 724,032,438 FLORIDA COLLEGES, DIVISION OF PUBLIC SCHOOLS, DIVISION OF PROGRAM: FLORIDA COLLEGES PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP 14 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA COLLEGE SYSTEM The calculations of the Florida Education Finance Program (FEFP) for the 2020-2021 fiscal year are incorporated by reference in House Bill 5003. PROGRAM FUND The calculations are the basis for the appropriations in the General FROM EDUCATIONAL ENHANCEMENT TRUST Appropriations Act in Specific Appropriations 8, 9, 10, 92, and 93. 8 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA EDUCATIONAL

387,832,395

appropriation in Specific Appropriations 9 and 93, 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. 134,582,877 Funds in Specific Appropriation 10 are provided for the Florida School Recognition Program to be allocated as awards of up to \$100 per student to qualified schools pursuant to section 1008.36, Florida If there are funds remaining after payment to qualified schools, the balance shall be allocated as discretionary lottery funds to all school districts based on each district's K-12 base funding. From these funds, school districts shall allocate up to \$5 per unweighted student to be used at the discretion of the school advisory council pursuant to section 24.121(5), Florida Statutes. If funds are insufficient to provide \$5 per student, the available funds shall be prorated. 626,191,628 626,191,628 91,116,464 Funds in Specific Appropriation 12 are allocated in Specific Appropriation 126. These funds are provided for school district workforce education programs as defined in section 1004.02(25), Florida 168,247,219 The funds in Specific Appropriation 14 shall be allocated as

 Eastern Florida State College.
 6,486,585

 Broward College.
 12,890,508

 The College of the Florida Keys.....

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SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC APPROPRIATION Gulf Coast State College. Hillsborough Community College. Indian River State College. Florida Gateway College. Lake-Sumter State College. State College of Florida, Manatee-Sarasota. Miami Dade College. North Florida College. Northwest Florida State College. Palm Beach State College. Pasco-Hernando State College. Pensacola State College. Polk State College. Saint Johns River State College. Saint Petersburg College. Santa Fe College. Seminole State College of Florida South Florida State College. Tallahassee Community College. Valencia College.	8,124,748 7,040,265 2,067,574 1,968,738 3,309,960 26,669,758 1,079,289 2,939,956 8,401,389 3,883,985 5,220,154 3,889,855 2,650,056 10,481,424 4,901,725 5,395,543 2,422,780 4,811,587
UNIVERSITIES, DIVISION OF	
PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES	
Funds in Specific Appropriations 15 through 19 accordance with operating budgets which must be university's board of trustees.	
15 AID TO LOCAL GOVERNMENTS	

GRANTS AND AIDS - EDUCATION AND GENERAL ACTIVITIES FROM EDUCATIONAL ENHANCEMENT TRUST

391,242,752

Funds in Specific Appropriation 15 shall be allocated as follows:

University of Florida	71,928,294 60,055,348 22,663,971 53,504,957 2,370,094 2,044,903
Florida Atlantic University	31,914,300
University of West Florida	12,055,846
University of Central Florida	55,049,698
Florida International University	47,112,911
University of North Florida	19,590,528
Florida Gulf Coast University	10,919,250
New College of Florida	1,596,249
Florida Polytechnic University	436,403

16 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD AND AGRICULTURAL SCIENCE) FROM EDUCATIONAL ENHANCEMENT TRUST 17,079,571

17 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF SOUTH FLORIDA MEDICAL CENTER FROM EDUCATIONAL ENHANCEMENT TRUST

12,740,542

AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF FLORIDA HEALTH CENTER FROM EDUCATIONAL ENHANCEMENT TRUST

7,898,617

19 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA STATE UNIVERSITY MEDICAL SCHOOL FROM EDUCATIONAL ENHANCEMENT TRUST

SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC APPROPRIATION 824,574 TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM TRUST FUNDS 429,786,056 TOTAL ALL FUNDS 429,786,056 TOTAL OF SECTION 1 2,215,290,786 TOTAL ALL FUNDS 2,215,290,786 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 21 through 25, and 28 through 30B from the Public Education Capital Outlay and Debt Service Trust Fund constitute authorized capital outlay projects within the meaning and as required by Article XII, section 9(a)(2) of the Florida 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 Article XII, section 9(a)(2) of the Florida 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 Fiscal Year 2020-2021 in Specific Appropriations 21 through 25, and 28 through 30B.

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, public school districts, public broadcasting stations, the Division of Blind Services, and Florida colleges.

20 FIXED CAPITAL OUTLAY STATE UNIVERSITY SYSTEM CAPITAL IMPROVEMENT FEE PROJECTS FROM CAPITAL IMPROVEMENTS FEE

48,000,000

Funds in Specific Appropriation 20 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 on October 30, 2019. Each board of trustees shall report to the Board of Governors the funding it allocates to each specific project.

21 FIXED CAPITAL OUTLAY MAINTENANCE, REPAIR, RENOVATION, AND REMODELING FROM PUBLIC EDUCATION CAPITAL

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

OUTLAY AND DEBT SERVICE TRUST FUND

169,600,000

Funds in Specific Appropriation 21 are provided to charter schools and shall be distributed in accordance with section 1013.62, Florida Statutes

FIXED CAPITAL OUTLAY SURVEY RECOMMENDED NEEDS - PUBLIC SCHOOLS FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND

7,038,744

Funds in Specific Appropriation 22 shall be distributed among developmental research (laboratory) schools approved pursuant to section 1002.32, Florida Statutes, based upon full-time equivalent student membership.

23 FIXED CAPITAL OUTLAY

FLORIDA COLLEGE SYSTEM PROJECTS

FROM GENERAL REVENUE FUND 6,000,000

FROM PUBLIC EDUCATION CAPITAL

OUTLAY AND DEBT SERVICE TRUST FUND

12,650,533

Nonrecurring funds in Specific Appropriation 23 shall be allocated as follows:

6,148,625
2,000,000
1,000,000
2,500,000
717,438
1,284,470
5,000,000

24 FIXED CAPITAL OUTLAY

STATE UNIVERSITY SYSTEM PROJECTS

FROM GENERAL REVENUE FUND 6,800,000

FROM PUBLIC EDUCATION CAPITAL

OUTLAY AND DEBT SERVICE TRUST FUND 105,900,352

Nonrecurring funds in Specific Appropriation 24 shall be allocated as follows:

FLORIDA ATLANTIC UNIVERSITY	
A.D. Henderson University School K-8 Replacement Facility.	15,000,000
Jupiter STEM/Life Sciences Building	11,146,000
FLORIDA GULF COAST UNIVERSITY	
School of Integrated Watershed and Coastal Studies	14,988,248
FLORIDA INTERNATIONAL UNIVERSITY	
Engineering Building Phase I & II	8,266,104
FLORIDA STATE UNIVERSITY	
College of Business	20,000,000
UNIVERSITY OF FLORIDA	
Data Science and Information Technology Building	35,000,000
P.K. Yonge Developmental Research School Secondary School	
Facility	8,300,000
•	
25 FIXED CAPITAL OUTLAY	
SPECIAL FACILITY CONSTRUCTION ACCOUNT	
FROM PUBLIC EDUCATION CAPITAL	
OUTLAY AND DEBT SERVICE TRUST FUND	41,304,151

Funds in Specific Appropriation 25 shall be allocated in accordance with section 1013.64(2), Florida Statutes, as follows:

 SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

26 FIXED CAPITAL OUTLAY

DEBT SERVICE

FROM CAPITAL IMPROVEMENTS FEE

14,387,863 FROM PUBLIC EDUCATION CAPITAL 844.127.272

OUTLAY AND DEBT SERVICE TRUST FUND

FROM SCHOOL DISTRICT AND COMMUNITY

COLLEGE DISTRICT CAPITAL OUTLAY

AND DEBT SERVICE TRUST FUND 17,071,094

Funds in Specific Appropriation 26 from the School District and Community College District Capital Outlay and Debt Service Trust Fund are for Fiscal Year 2020-2021 debt service on bonds authorized pursuant to the School Capital Outlay Amendment, Article XII, section 9(d) of the Florida Constitution, and any other continuing payments necessary or incidental to the repayment of the bonds. 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 appropriated for this program in Specific Appropriation 26 is insufficient due to interest rate changes, issuance timing, or other circumstances, the amount of the insufficiency is appropriated from the School District and Community College District Capital Outlay and Debt Service Trust Fund.

27 FIXED CAPITAL OUTLAY

GRANTS AND AIDS - SCHOOL DISTRICT AND

COMMUNITY COLLEGE

FROM SCHOOL DISTRICT AND COMMUNITY

COLLEGE DISTRICT CAPITAL OUTLAY

AND DEBT SERVICE TRUST FUND

28 FIXED CAPITAL OUTLAY

FLORIDA SCHOOL FOR THE DEAF AND BLIND -

CAPITAL PROJECTS

FROM PUBLIC EDUCATION CAPITAL

OUTLAY AND DEBT SERVICE TRUST FUND 5,329,256

Funds in Specific Appropriation 28 are provided for maintenance projects at the Florida School for the Deaf and the Blind.

29 FIXED CAPITAL OUTLAY

DIVISION OF BLIND SERVICES - CAPITAL

PROJECTS

FROM PUBLIC EDUCATION CAPITAL

OUTLAY AND DEBT SERVICE TRUST FUND

Funds in Specific Appropriation 29 are provided for the Division of Blind Services for repair and maintenance at the Daytona facility.

30 FIXED CAPITAL OUTLAY

PUBLIC BROADCASTING PROJECTS

FROM PUBLIC EDUCATION CAPITAL

OUTLAY AND DEBT SERVICE TRUST FUND

4,915,394

100,000

109.000.000

Funds in Specific Appropriation 30 are provided for the following projects to correct health and safety issues, correct building deficiencies, and complete renovations at public broadcasting stations:

WDNA-FM, Miami - Replace Damaged ADA Ramp at Rear Entrance WEDU-TV, Tampa - Replace LED Safety Lights on Tower	1,990 240,000
WEDU-TV, Tampa - Repair Unsafe Camera Pedestals WEDU-TV, Tampa - Install Electric Opener for Main Doors	175,000
for Disabled Staff and Visitors	15,000
Trailer	30,000
WEFS-TV, Cocoa - Purchase Replacement Parts for Down Link System.	884
WFSU-TV/FM, Tallahassee - Replace Safety Fence Around Panama City Tower	21,000
WFSU-TV/FM, Tallahassee - Replace Unsafe Studio Camera Pan Heads and Pedestals	132,000

SECTION 2 - EDUCATION (ALL OTHER FUNDS)	SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC APPROPRIATION	SPECIFIC APPROPRIATION
Exterior Walkways	33 OTHER PERSONAL SERVICES
WJCT-TV/FM, Jacksonville - Replace Flame Retardant	FROM FEDERAL REHABILITATION TRUST
Curtains in Studio A and B	FUND
WJCT-TV/FM, Jacksonville - Move Rear Exterior Door for	1000
Increased Security	34 EXPENSES
WJCT-TV/FM, Jacksonville - Renovate Restrooms 85,000	FROM GENERAL REVENUE FUND 6,686
WJCT-TV/FM, Jacksonville - Replace Buckled Laminate Floor	FROM FEDERAL REHABILITATION TRUST
in Public Areas of Station	FUND
WMFE-FM, Orlando - Replace Failing HVAC System 1,300,000	
WMFE-FM, Orlando - Replace Unsafe Lighting and Electrical	35 AID TO LOCAL GOVERNMENTS
Panel	GRANTS AND AIDS - ADULTS WITH DISABILITIES
WMFE-FM, Orlando - Replace Flame Retardant Curtains in	FUNDS
Community Center	FROM GENERAL REVENUE FUND 7,746,567
Handler85,989	From the funds provided in Specific Appropriation 35, recurring
WQCS-FM, Fort Pierce - Replace Failing HVAC Chiller 60,000	funds are provided for the following base appropriations projects:
WUCF-TV, Orlando - Replace Failing Studio to Transmitter	2414B 410 P2012404 101 010 2011011111 24B0 4PP10P11401011 P20100001
Link	Adults with Disabilities - Helping People Succeed 109,006
WUCF-TV, Orlando - Replace Studio Cameras and	Broward County Public Schools Adults with Disabilities 800,000
Teleprompter System	Daytona State College Adults with Disabilities Program 70,000
WUFT-TV/FM, Gainesville - Update Infrastructure at	Flagler Adults with Disabilities Program 535,892
WUFT/FPREN Storm Center - Phase 2 950,000	Gadsden Adults with Disabilities Program 100,000
WUSF-TV/FM, Tampa - Repair Damage from Water Intrusion	Gulf Adults with Disabilities Program
and Remediate Mold	Inclusive Transition and Employment Management Program
WUSF-TV/FM, Tampa - Purchase Generator, Fuel Tank, and	(ITEM)
Transfer Switch	Jackson Adults with Disabilities Program
30A FIXED CAPITAL OUTLAY	Miami-Dade Adults with Disabilities Program
PUBLIC SCHOOL PROJECTS	Palm Beach Habilitation Center
FROM GENERAL REVENUE FUND 1,238,430	Sumter Adults with Disabilities Program
FROM PUBLIC EDUCATION CAPITAL	Tallahassee Community College Adults with Disabilities
OUTLAY AND DEBT SERVICE TRUST FUND 4,761,570	Program
	Taylor Adults with Disabilities Program
Funds in Specific Appropriation 30A are provided to the Hernando	Wakulla Adults with Disabilities Program
County School District for the Hernando Career Certificate and Dual	
Enrollment Expansion (HB 3921)(Senate Form 2383).	From the funds provided in Specific Appropriation 35, nonrecurring
30B FIXED CAPITAL OUTLAY	funds are provided for the following appropriations projects:
VOCATIONAL-TECHNICAL FACILITIES	Arc Broward Skills Training - Adults With Disabilities
FROM PUBLIC EDUCATION CAPITAL	(HB 2439) (Senate Form 1306)
OUTLAY AND DEBT SERVICE TRUST FUND 2,000,000	Boca Raton Habilitation Center - Adults with Disabilities
, , , , , , , , , , , , , , , , , , , ,	(HB 3085) (Senate Form 1320)
Funds in Specific Appropriation 30B are provided to the Manatee	Brevard Adults with Disabilities (HB 3315) (Senate Form
County School District for the Manatee Technical College - Law	1693)
Enforcement Academy Firing Range and Driving Facility (HB 9217) (Senate	Bridging the Gap in Employment of Young Adults with
Form 2507).	Unique Abilities (HB 3689) (Senate Form 1525) 100,000
TOTAL DOCCDAM. EDUCATION ELVED CARTERAL OUTLAN	Inclusive Transition and Employment Management Program (ITEM) (HB 9043) (Senate Form 1156)
TOTAL: PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND 14,038,430	(ITEM) (HB 9043) (Senate Form 1156)
FROM TRUST FUNDS	Transition Employment Program (HB 2481) (Senate Form
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1663)
TOTAL ALL FUNDS	Marino Virtual Campus (HB 9045) (Senate Form 1161) 500,000
	The WOW Center - Education, Internships and Training for
VOCATIONAL REHABILITATION	Future Workforce Success (HB 3823) (Senate Form 1808) 250,000
For funds in Specific Appropriations 32 through 45 for the Vocational	Funds provided in Specific Appropriation 35 for the Inclusive
Rehabilitation Program, the Department of Education is the designated	Transition and Employment Management Program (ITEM) shall be used to
state agency for purposes of compliance with the Federal Rehabilitation Act of 1973, as amended.	provide young adults with disabilities who are between the ages of 16
ACC OI 17/3, as amended.	and 28 with transitional skills, education, and on-the-job experience to allow them to acquire and retain permanent employment.
If the department identifies additional resources that may be used to	allo. onom to adjulte and recurs permanent emprofiment.
maximize federal matching funds for the Vocational Rehabilitation	36 OPERATING CAPITAL OUTLAY
Program, the department shall submit a budget amendment prior to the	FROM FEDERAL REHABILITATION TRUST
expenditure of the funds, in accordance with the provisions of chapter	FUND
216, Florida Statutes.	
	37 SPECIAL CATEGORIES
APPROVED SALARY RATE 35,900,816	CONTRACTED SERVICES
22 CALANTEC AND DEMORPHO DOCUMENTO 004 00	FROM GENERAL REVENUE FUND 1,167,838
32 SALARIES AND BENEFITS POSITIONS 884.00 FROM GENERAL REVENUE FUND 10,498,497	FROM FEDERAL REHABILITATION TRUST FUND
FROM ADMINISTRATIVE TRUST FUND	FUND
FROM FEDERAL REHABILITATION TRUST	FUND
FUND	-10001000
,,	From the funds in Specific Appropriation 37, \$549,823 in recurring

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION APPROVED SALARY RATE 10,475,273 funds from the General Revenue Fund is appropriated for the High School High Tech Program. POSITIONS 46 SALARIES AND BENEFITS 289 75 FROM GENERAL REVENUE FUND SPECIAL CATEGORIES 4,583,635 FROM ADMINISTRATIVE TRUST FUND . . . GRANTS AND AIDS - INDEPENDENT LIVING 364,910 SERVICES FROM FEDERAL REHABILITATION TRUST FROM GENERAL REVENUE FUND 10,179,019 1,232,004 FROM FEDERAL REHABILITATION TRUST 47 OTHER PERSONAL SERVICES 5,087,789 FROM GENERAL REVENUE FUND 151,877 From the funds provided in Specific Appropriation 38, the recurring FROM FEDERAL REHABILITATION TRUST sum of \$1,232,004 from the General Revenue Fund and \$5,087,789 from the 302,543 FROM GRANTS AND DONATIONS TRUST Federal Rehabilitation Trust Fund shall be allocated to the Centers for Independent Living and shall be distributed according to the formula in 10,441 the most recently approved State Plan for Independent Living. From the Federal Rehabilitation Trust Fund allocation, \$3,472,193 shall be funded 48 EXPENSES FROM GENERAL REVENUE FUND from Social Security reimbursements (program income) provided that the 415,191 Social Security reimbursements are available. FROM ADMINISTRATIVE TRUST FUND . . . 40,774 FROM FEDERAL REHABILITATION TRUST The State Plan for Independent Living may include provisions related to 2,473,307 financial needs testing and financial participation of consumers, as FROM GRANTS AND DONATIONS TRUST agreed upon by all signatories to the plan. 44.395 SPECIAL CATEGORIES 49 AID TO LOCAL GOVERNMENTS PURCHASED CLIENT SERVICES GRANTS AND AIDS - COMMUNITY REHABILITATION FROM GENERAL REVENUE FUND 31,226,986 FACILITIES FROM GENERAL REVENUE FUND FROM FEDERAL REHABILITATION TRUST 847,347 106,287,217 FROM FEDERAL REHABILITATION TRUST 4,100,913 40 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE 50 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL REHABILITATION TRUST 54.294 FROM FEDERAL REHABILITATION TRUST 541,177 235,198 41 SPECIAL CATEGORIES TENANT BROKER COMMISSIONS 51 FOOD PRODUCTS FROM FEDERAL REHABILITATION TRUST FROM FEDERAL REHABILITATION TRUST 200,000 97.655 52 SPECIAL CATEGORIES 42 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT ACOUISITION OF MOTOR VEHICLES FROM FEDERAL REHABILITATION TRUST SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT 170,000 FROM GENERAL REVENUE FUND 61,929 53 SPECIAL CATEGORIES FROM ADMINISTRATIVE TRUST FUND . . . 952 GRANTS AND AIDS - CLIENT SERVICES FROM FEDERAL REHABILITATION TRUST FROM GENERAL REVENUE FUND 227,937 10,647,902 FROM FEDERAL REHABILITATION TRUST 43 DATA PROCESSING SERVICES 12.481.496 OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND 154,316 252,746 FROM FEDERAL REHABILITATION TRUST From the funds in Specific Appropriation 53, recurring funds from 515,762 the General Revenue Fund are provided for the following base DATA PROCESSING SERVICES appropriations projects: EDUCATION TECHNOLOGY AND INFORMATION Blind Babies Successful Transition from Preschool to SERVICES FROM FEDERAL REHABILITATION TRUST 232,474 Blind Children's Program..... 200.000 Florida Association of Agencies Serving the Blind...... 500.000 DATA PROCESSING SERVICES 150,000 NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM FEDERAL REHABILITATION TRUST From the funds in Specific Appropriation 53, nonrecurring funds from 278.290 the General Revenue Fund are provided for the following appropriations TOTAL: VOCATIONAL REHABILITATION projects: FROM GENERAL REVENUE FUND 52,094,823 185,246,942 Lighthouse for the Blind - Collier (HB 4821) (Senate Form 85,000 TOTAL POSITIONS 884.00 Older Blind Services Program (HB 2465) (Senate Form 1412). 300.000 TOTAL ALL FUNDS 237,341,765 From the funds in Specific Appropriation 53, \$500,000 in nonrecurring funds from the General Revenue Fund is appropriated for the BLIND SERVICES, DIVISION OF Blind Babies Successful Transition Program (HB 2463) (Senate Form 1411)

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SPECIFIC APPROPRIATION in accordance with s. 413.092, Florida Statutes. 54 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 56.140 FROM FEDERAL REHABILITATION TRUST 875,000 55 SPECIAL CATEGORIES GRANTS AND AIDS - INDEPENDENT LIVING SERVICES FROM FEDERAL REHABILITATION TRUST 35,000 56 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 70,768 FROM FEDERAL REHABILITATION TRUST 223,296 57 SPECIAL CATEGORIES LIBRARY SERVICES FROM GENERAL REVENUE FUND 89,735 FROM GRANTS AND DONATIONS TRUST 100,000 From the funds in Specific Appropriation 57, \$50,000 in recurring funds from the General Revenue Fund is provided for the Braille & Talking Book Library (base appropriations project). SPECIAL CATEGORIES VENDING STANDS - EQUIPMENT AND SUPPLIES FROM FEDERAL REHABILITATION TRUST 6,177,345 FROM GRANTS AND DONATIONS TRUST 595.000 SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM FEDERAL REHABILITATION TRUST 18,158 60 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 3,573 FROM ADMINISTRATIVE TRUST FUND . . . 2,777 FROM FEDERAL REHABILITATION TRUST 88,981 61 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM FEDERAL REHABILITATION TRUST 686,842 62 DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION SERVICES FROM FEDERAL REHABILITATION TRUST 229,873 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM FEDERAL REHABILITATION TRUST 320.398 TOTAL: BLIND SERVICES, DIVISION OF FROM GENERAL REVENUE FUND 16.920.462 FROM TRUST FUNDS 40,208,412 TOTAL POSITIONS 289.75 TOTAL ALL FUNDS 57,128,874

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES

Prior to the disbursement of funds from Specific Appropriations 63A, 65, 65A, 65B, and 66A, each institution shall submit a proposed expenditure plan to the Department of Education pursuant to the requirements of section 1011.521, Florida Statutes.

Institutions receiving funds from Specific Appropriations 64, 65, and 66 must submit an annual report to the Department of Education detailing the following metrics for Florida resident students: entrance requirements for the year; percentage of students receiving Pell Grants, Bright Futures, and other academic aid; graduation rates; job placement rates; and job placement rates in-field up to 120 days past graduation. The report shall also include information for each institution on the total federal loan amounts disbursed and the total number of students who received federal loans. The report must be submitted by September 1, 2020, and reflect prior academic year statistics.

63A SPECIAL CATEGORIES

GRANTS AND AIDS - MEDICAL TRAINING AND
SIMULATION LABORATORY
FROM GENERAL REVENUE FUND 3,500,000

From the funds in Specific Appropriation 63A, \$3,500,000 in recurring funds are appropriated for a base appropriations project for the University of Miami Medical Training and Simulation Laboratory.

64 SPECIAL CATEGORIES

ABLE GRANTS (ACCESS TO BETTER LEARNING AND EDUCATION)
FROM GENERAL REVENUE FUND 5,025,729

Funds in Specific Appropriation 64 are provided to support 1,769 qualified Florida resident students at \$2,841 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 eligible institution fails to reach its 2020-2021 enrollment.

From the funds in Specific Appropriation 65, \$30,421,685 is provided for the following institutions, which shall only be expended for student access and retention, or direct instructional purposes.

Bethune-Cookman University	16,960,111
Edward Waters College	
Florida Memorial University	7,032,048

In addition, \$1,275,000 is provided for the following recurring base appropriations projects to be allocated as follows:

Bethune-Cookman University	
Small, Women and Minority-Owned Businesses	75,000
Edward Waters College	·
Institute on Criminal Justice	1,000,000
Florida Memorial University	
Technology Upgrades	200,000

From the funds in Specific Appropriation 65, \$719,858 in recurring funds is allocated for library resources and 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. The funds for library resources shall be allocated equally to Bethune-Cookman University, Edward Waters College, and Florida Memorial University.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION From the funds in Specific Appropriation 65, \$600,000 in nonrecurring funds is provided for the following appropriations 66B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND projects: CONSTRUCTION FROM GENERAL REVENUE FUND Edward Waters College - Online Degree Program Service 1,030,000 Provider (HB 4331) (Senate Form 1674)..... 100,000 Florida Memorial University - Training for the Future of The nonrecurring funds provided in Specific Appropriation 66B shall Aerospace (HB 3661) (Senate Form 2415)..... 500,000 be allocated as follows: 65A SPECIAL CATEGORIES Flagler College - Hotel Ponce de Leon Preservation and GRANTS AND AIDS - ACADEMIC PROGRAM Restoration (HB 3235) (Senate Form 2036)..... 750,000 St. Thomas University Trade and Logistics Program (HB CONTRACTS FROM GENERAL REVENUE FUND 2443) (Senate Form 1159)..... 250,000 280,000 Funds in Specific Appropriation 65A are provided for tuition TOTAL: PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES scholarships for Florida residents enrolled in Beacon College, which is FROM GENERAL REVENUE FUND 171,999,755 a recurring base appropriations project. TOTAL ALL FUNDS 171,999,755 65B SPECIAL CATEGORIES GRANTS AND AIDS - PRIVATE COLLEGES AND OFFICE OF STUDENT FINANCIAL ASSISTANCE UNIVERSITIES FROM GENERAL REVENUE FUND PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE 12,267,500 From the funds in Specific Appropriation 65B, \$5,000,000 in recurring 67 SPECIAL CATEGORIES GRANTS AND AIDS - BENACQUISTO SCHOLARSHIP funds is provided for the following base appropriations projects: Embry-Riddle - Aerospace Academy. 3,000,000
Jacksonville University - EPIC. 2,000,000 FROM GENERAL REVENUE FUND 26,577,665 68 SPECIAL CATEGORIES FIRST GENERATION IN COLLEGE MATCHING GRANT From the funds in Specific Appropriation 65B, \$7,267,500 in nonrecurring funds is provided for the following appropriations PROGRAM FROM GENERAL REVENUE FUND 10.617.326 projects: From the funds in Specific Appropriation 68, \$2,654,332 shall be allocated to First Generation in College Matching Grant Programs at Embry-Riddle Aeronautical University - Center for Aerospace Resilience (HB 2469) (Senate Form 2035)...... 1,750,000 Florida colleges for need-based financial assistance as provided in Florida Tech - (BAMx) Biomedical Aerospace Manufacturing section 1009.701, Florida Statutes. If required matching funds are not Multiplier (HB 4055) (Senate Form 1502)..... 1.500.000 Florida Tech - Restore Lagoon Inflow Research Project (HB raised by participating Florida colleges or state universities by December 1, 2020, the remaining funds shall be reallocated to First Generation in College Matching Grant Programs at Florida colleges or 4053) (Senate Form 1566)..... 800,000 Keiser University - Women's Lifespan Health Initiative (HB 3699) (Senate Form 1363)..... 600.000 state universities that have remaining unmatched private contributions. Ringling College of Art and Design - Cross College Alliance (HB 3253) (Senate Form 1782)..... 69 SPECIAL CATEGORIES 897,500 Saint Leo University - Robotics Bachelor's Degree and PREPAID TUITION SCHOLARSHIPS FROM GENERAL REVENUE FUND Micro-credentials Program (HB 4271) (Senate Form 2150).. 1,250,000 7,000,000 Stetson College of Law Veterans Advocacy Clinic (HB 2221) (Senate Form 1013)..... 70 SPECIAL CATEGORIES 250,000 FLORIDA ABLE, INCORPORATED St. Thomas University Trade and Logistics Program (HB FROM GENERAL REVENUE FUND 1,770,000 2443) (Senate Form 1159)..... 220.000 SPECIAL CATEGORIES SPECIAL CATEGORIES GRANTS AND AIDS - MINORITY TEACHER EFFECTIVE ACCESS TO STUDENT EDUCATION SCHOLARSHIP PROGRAM FROM GENERAL REVENUE FUND 116,659,983 FROM GENERAL REVENUE FUND 917 798 Funds in Specific Appropriation 66 are provided to support 41,063 72 SPECIAL CATEGORIES qualified Florida resident students at \$2,841 per student for tuition GRANTS AND AID - NURSING STUDENT LOAN assistance pursuant to section 1009.89, Florida Statutes. REIMBURSEMENT/ SCHOLARSHIPS FROM NURSING STUDENT LOAN The Office of Student Financial Assistance may prorate the award in the FORGIVENESS TRUST FUND 1,233,006 second term and provide a lesser amount if the funds appropriated are insufficient to provide a full award to all eligible students. The 73 FINANCIAL ASSISTANCE PAYMENTS Office of Student Financial Assistance may also reallocate funds between MARY MCLEOD BETHUNE SCHOLARSHIP FROM GENERAL REVENUE FUND institutions if an eligible institution fails to reach its 2020-2021 160,500 enrollment. FROM STATE STUDENT FINANCIAL ASSISTANCE TRUST FUND 160.500 66A SPECIAL CATEGORIES GRANTS AND AIDS - NOVA SOUTHEASTERN 74 FINANCIAL ASSISTANCE PAYMENTS UNIVERSITY - HEALTH PROGRAMS STUDENT FINANCIAL AID

The funds in Specific Appropriation 66A are provided for the Pediatric Feeding Disorders Clinic, a nonrecurring appropriations \$279,921,887 is provided pursuant to the following guidelines: project (HB 4611) (Senate Form 1305).

FROM GENERAL REVENUE FUND

FROM GENERAL REVENUE FUND

74,000

1,467,506

5,000

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

Florida Student Assistance Grant - Public Full & Part Time	235,293,171
Florida Student Assistance Grant - Private	23,739,177
Florida Student Assistance Grant - Postsecondary	6,791,473
Florida Student Assistance Grant - Career Education	3,572,191
Children/Spouses of Deceased/Disabled Veterans	8,432,576
Florida Work Experience	
Rosewood Family Scholarships	256,747
Florida Farmworker Scholarships	266,630

From the funds in Specific Appropriation 74, \$1,000,000 in recurring funds from the General Revenue Fund is provided for the Honorably Discharged Graduate Assistance Program, which is a recurring base appropriations project. Such funds are provided for supplemental need-based veteran educational benefits and shall be used to assist in the payment of living expenses during holiday and semester breaks for active duty and honorably discharged members of the Armed Forces who served on or after September 11, 2001. To ensure students in both public and private institutions have an opportunity to receive funding, allocations to institutions shall be prorated based on the number of total eligible students at eligible institutions.

From the funds provided in Specific Appropriations 7 and 74, the maximum grant to any student from the Florida Public, Private, Career Education, and Postsecondary Assistance Grant Programs shall be \$3,260.

Institutions that received state funds in Fiscal Year 2019-2020 for student scholarships or grants administered by the Office of Student Financial Assistance shall submit the following two reports in a format prescribed by the Department of Education; both due by December 1, 2020. A report of the following information by institution, 1) federal loan information, including the total federal loan amounts disbursed and total number of students who received federal loans; and 2) student level data for all grants, scholarships, and awards to students who applied for and/or received state-funded tuition assistance and aid.

75 FINANCIAL ASSISTANCE PAYMENTS JOSE MARTI SCHOLARSHIP CHALLENGE GRANT FROM GENERAL REVENUE FUND

FROM GENERAL REVENUE FUND 50,000 FROM STATE STUDENT FINANCIAL

TRANSFER TO THE FLORIDA EDUCATION FUND FROM GENERAL REVENUE FUND 3,500,000

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL

77 FINANCIAL ASSISTANCE PAYMENTS STUDENT FINANCIAL AID

FROM FEDERAL GRANTS TRUST FUND . . . 100,000

78 FINANCIAL ASSISTANCE PAYMENTS

TRANSFER DEFAULT FEES TO THE STUDENT LOAN
GUARANTY RESERVE TRUST FUND

FROM STUDENT LOAN OPERATING TRUST

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL

EARLY LEARNING

PROGRAM: EARLY LEARNING SERVICES

From the funds in Specific Appropriations 79 through 91, any expenditure from the Temporary Assistance for Needy Families (TANF) Block Grant must

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

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 agency head or a designee shall 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 shall be the responsibility of any entity to which such funds are appropriated to obtain the required certification prior to any expenditure of funds.

APPROVED SALARY RATE 5,737,442

79	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	98.00 4,429,717	3,641,469
80	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	112,000	205,414
81	EXPENSES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	455,745	658,048 265,163
82	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	5,000	15,000
83	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND FROM FEDERAL GRANTS TRUST FUND	1,150,211	8,551,885 15,225,000

From the funds provided in Specific Appropriation 83, \$250,000 in nonrecurring funds from the Child Care and Development Block Grant Trust Fund is provided to the Office of Early Learning to competitively procure a private sector provider with experience in conducting independent verification and validation services of public sector information technology projects to provide independent verification and validation services for the Enhanced Field System Modernization project. The office shall submit monthly independent verification and validation and project status reports to the Governor's Office of Policy and Budget, the chair of the Senate Committee on Appropriations, and the chair of the House of Representatives Appropriations Committee.

From the funds provided in Specific Appropriation 83, \$5,750,000 in nonrecurring funds from the Child Care and Development Block Grant Trust Fund is provided to the Office of Early Learning for the Enhanced Field System (EFS) Modernization project for purposes of correcting identified project deficiencies enumerated in the OEL EFS Mod Risk Assessment Final Report submitted pursuant to Purchase Order B682F7. These funds shall be placed in reserve. Upon the completion of a comprehensive operational work plan identifying all project work and a monthly spend plan detailing estimated and actual costs, the office is authorized to submit budget amendments to request release of the funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes. The office shall submit monthly project status reports to the Governor's Office of Policy and Budget and the chairs of the Senate Committee on Committee. Each project status report shall include progress made to date for each project milestone, deliverable, and task order; planned

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

and actual deliverable completion dates; planned and actual costs incurred; and any project issues and risks. The office shall issue a competitive solicitation to contract with a third party consulting firm for purposes of correcting all identified deficiencies of the EFS Modernization project.

84 SPECIAL CATEGORIES

GRANTS AND AIDS - PARTNERSHIP FOR SCHOOL READTNESS FROM GENERAL REVENUE FUND 3,058,957 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND 16.500.000 FROM WELFARE TRANSITION TRUST FUND . 3,900,000

From the funds provided in Specific Appropriation 84, the following projects are funded with nonrecurring funds from the General Revenue Fund that shall be allocated as follows:

Brain Bag Early Literacy Program (HB 2315) (Senate Form	
2556)	50,000
Jack & Jill Children's Center Economic	
Empowerment/Workforce Development Initiative (HB 2835)	
(Senate Form 1526)	850,000
Linking Educational Assets for Readiness Now (LEARN) (HB	
3837) (Senate Form 1777)	200,000
Riviera Beach Early Learning to Kindergarten Project (HB	
4633) (Senate Form 1622)	150,000

From the funds in Specific Appropriation 84, \$3,000,000 in recurring funds and \$7,000,000 in nonrecurring funds from the Child Care and Development Block Grant Trust Fund are provided for the Teacher Education and Compensation Helps Program (T.E.A.C.H.) as provided in section 1002.95, Florida Statutes.

From the funds in Specific Appropriation 84, \$1,400,000 in recurring funds and \$2,500,000 in nonrecurring funds from the Welfare Transition Trust Fund is provided for the Home Instruction Program for Pre-School Youngsters (HIPPY) (HB 3815) 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 (recurring base appropriations project).

From the funds in Specific Appropriation 84, \$3,500,000 in recurring funds from the Child Care and Development Block Grant Trust Fund are provided to the Office of Early Learning for purposes of implementing the provisions of section 1002.82(2)(0), Florida Statutes.

From the funds in Specific Appropriation 84, \$1,808,957 in recurring funds from the General Revenue Fund are provided for the Children's Forum to continue the Help Me Grow Florida Network (recurring base appropriations project).

From the funds in Specific Appropriation 84, \$3,000,000 in nonrecurring funds from the Child Care and Development Block Grant Trust Fund is provided to the Office of Early Learning to competitively procure for the early learning coalitions established pursuant to section 1002.83, Florida Statutes, a system of professional development that significantly improves child care instructor quality. For purposes of developing the competitive procurement, the office shall consult with the early learning coalitions.

SPECIAL CATEGORIES

GRANTS AND AIDS - SCHOOL READINESS SERVICES FROM GENERAL REVENUE FUND 144,555,335 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND 656,709,466 FROM FEDERAL GRANTS TRUST FUND . . . FROM WELFARE TRANSITION TRUST FUND . 94,112,427

For the funds in Specific Appropriation 85, expenditures for Gold

500.000

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

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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.

From the funds in Specific Appropriation 85, \$689,927,228 is provided for the School Readiness Program and is allocated to early learning coalitions as follows:

Alachua	11,548,748
Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson.	13,845,216
Brevard	20,707,271
Broward	50,283,993
Charlotte, DeSoto, Highlands, Hardee	10,174,341
Columbia, Hamilton, Lafayette, Union, Suwannee	8,311,081
Dade, Monroe	130,005,929
Dixie, Gilchrist, Levy, Citrus, Sumter	9,224,354
Duval	34,106,162
Escambia	16,200,732
Hendry, Glades, Collier, Lee	23,566,101
Hillsborough	50,849,605
Lake	8,117,929
Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla,	
Taylor	19,386,136
Manatee	10,585,968
Marion	11,068,807
Martin, Okeechobee, Indian River	9,005,882
Okaloosa, Walton	9,006,926
Orange	43,320,473
Osceola	7,536,138
Palm Beach	40,845,982
Pasco, Hernando	16,566,878
Pinellas	34,601,941
Polk	22,598,861
St. Johns, Putnam, Clay, Nassau, Baker, Bradford	17,775,520
St. Lucie	10,014,444
Santa Rosa	4,392,601
Sarasota	6,095,067
Seminole	9,987,385
Volusia, Flagler	16,464,654
Redlands Christian Migrant Association	13,732,103

From the funds in Specific Appropriation 85, 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 not have eligible children on its waiting list and has met its expenditure cap pursuant to section 1002.89(6), Florida Statutes. Prior to reallocating any school readiness funds, the office shall submit written notification to the Governor's Office of Policy and Budget and the chairs of the Senate Committee on Appropriations and the House of Representatives Appropriations Committee that includes the total amount of school readiness funds being reallocated and the early learning coalitions involved in the reallocation.

From the funds in Specific Appropriation 85, \$950,000 in nonrecurring funds from the Child Care Development Block Grant Trust Fund shall be used to allocate School Readiness Fraud Restitution payments collected in the prior year.

From the funds in Specific Appropriation 85, \$40,000,0000 is provided to the Office of Early Learning for purposes of implementing the pay differential program pursuant to section 1002.82(2)(0), Florida Statutes. The Office of Early Learning shall have the authority to reallocate for school readiness services any unexpended portion of the funds provided for the pay differential program.

From the funds in Specific Appropriation 85, \$30,000,000 is provided to expand the provision of services to low income families at or below 200 percent of the federal poverty level as long as the income does not exceed 85% of the state median income. Local matching funds can be derived from local governments, employers, charitable foundations, and other sources so that Florida communities can create local partnerships

22,507

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

focused on using the state and local funds for direct services and expanding the number of school readiness slots. To be eligible for funding, an early learning coalition must match the state funds on a dollar-for-dollar basis. The Office of Early Learning shall establish procedures for the match program that shall include giving priority to early learning coalitions whose local match complies with federal Child Care and Development Block Grant matching requirements.

The Office of Early Learning shall provide a report to the Governor's Office of Policy and Budget and the chairs of the Senate Committee on Appropriations and the House of Representatives Appropriations Committee by September 1, 2020, that includes the following information about the office's allocation of the \$30,000,000 in local matching funds provided in Specific Appropriation 86 of chapter 2019-115, L.O.F.: (1) the amount of funds allocated to each early learning coalition and a breakdown, by coalition, of the amount of funds expended by the coalition on direct services and the amount expended by the coalition on expanding school readiness slots, and (2) the total number of school readiness slots funded by each early learning coalition with the local matching funds.

From the funds in Specific Appropriation 85, \$60,000,000 is provided to expand school readiness services to families currently on a school readiness wait list. To be eligible for funding an early learning coalition must have a school readiness wait list on July 1, 2020, that complies with the provisions of rule 6M-4.300, F.A.C. The Office of Early Learning shall work with each early learning coalition to verify the number of children on each early learning coalition's school readiness wait list. The office shall develop an allocation plan for purposes of distributing the funds to eligible early learning coalitions and shall submit the plan to the Governor's Office of Policy and Budget and the chairs of the Senate Committee on Appropriations and the House of Representatives Appropriations Committee by October 1, 2020. If the total amount of the allocation is greater than the amount provided in this specific appropriation, the allocation shall be prorated to the level provided to support the appropriation, based on each early learning coalition's proportionate share of the total school readiness wait list

From the funds in Specific Appropriation 85, \$50,000,000 in nonrecurring funds from the Child Care and Development Block Grant Trust Fund is provided to the Office of Early Learning to provide eligible early learning coalitions with school readiness provider rate increases to reduce variance and inequities in provider payment rates across the state. The funds shall be placed in reserve. Upon the completion of a detailed allocation plan that identifies the school readiness provider payment rates that will be increased and how the \$50,000,000 will be allocated to the eligible early learning coalitions, the office is authorized to submit budget amendments for the funds being held in reserve pursuant to the provisions of chapter 216 Florida Statutes.

From the funds in Specific Appropriation 85, \$25,000,000 in nonrecurring funds from the Child Care and Development Block Grant Trust Fund is provided to the Office of Early Learning for the purpose of allocating School Readiness program funds collected in prior years from school readiness provider overpayments. These funds shall be placed in reserve and the office is authorized to submit budget amendments requesting the release of funds pursuant to chapter 216, Florida Statutes. The request for release of funds shall include a detailed plan that identifies the provider overpayments received and the proposed allocation plan for such funds

86 SPECIAL CATEGORIES
GRANTS AND AIDS- EARLY LEARNING STANDARDS
AND ACCOUNTABILITY
FROM GENERAL REVENUE FUND 1,629,791

Funds in Specific Appropriation 86 are provided to the Office of Early Learning for the Voluntary Prekindergarten evidence-based pre- and post-assessment as required by section 1002.67, Florida Statutes.

In addition, funds in Specific Appropriation 86 are provided to the Office of Early Learning to implement Voluntary Prekindergarten accountability standards, as required by section 1002.67, Florida Statutes, including the maintenance of the website. These funds shall

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

APPROPRIATION

also be distributed to Voluntary Prekindergarten providers, early learning coalitions and school districts to support the continued implementation of the Voluntary Prekindergarten Progress Monitoring Assessment developed by the Department of Education in collaboration 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.

88 SPECIAL CATEGORIES
GRANTS AND AIDS - VOLUNTARY
PREKINDERGARTEN PROGRAM

FROM GENERAL REVENUE FUND 412,158,049

Funds in Specific Appropriation 88 are provided for the Voluntary Prekindergarten Education Program as provided in sections 1002.51 through 1002.79, Florida Statutes, and shall be initially allocated to early learning coalitions as indicated below. Pursuant to the provisions of section 1002.71(3)(a), Florida Statutes, for Fiscal Year 2020-2021, the base student allocation per full-time equivalent student for the school year program shall be \$2,486, and the base student allocation for the summer program shall be \$2,122. The allocation includes four percent in addition to the base student allocation to fund administrative and other program costs of the early learning coalitions related to the Voluntary Prekindergarten Education Program.

The funds in Specific Appropriation 88 shall be allocated as follows:

Alachua	4,234,667
Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson.	3,398,980
Brevard	11,766,883
Broward	40,290,903
Charlotte, DeSoto, Highlands, Hardee	4,964,147
Columbia, Hamilton, Lafayette, Union, Suwannee	2,907,784
Dade, Monroe	56,036,600
Dixie, Gilchrist, Levy, Citrus, Sumter	4,590,392
Duval	24,763,715
Escambia	4,860,469
Hendry, Glades, Collier, Lee	20,626,885
Hillsborough	31,469,824
Lake	6,463,942
Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla,	
Taylor	6,807,117
Manatee	6,963,438
Marion	5,688,279
Martin, Okeechobee, Indian River	6,292,677
Okaloosa, Walton	5,701,745
Orange	32,938,471
Osceola	9,242,460
Palm Beach	30,643,855
Pasco, Hernando	14,361,238
Pinellas	15,105,671
Polk	11,550,455
St. Johns, Putnam, Clay, Nassau, Baker, Bradford	14,924,803
St. Lucie	6,135,606
Santa Rosa	2,771,051
Sarasota	4,795,143
Seminole	11,088,971
Volusia, Flagler	10,771,878

89 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND
FROM CHILD CARE AND DEVELOPMENT
BLOCK GRANT TRUST FUND

24,176

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION 90 DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION SERVICES FROM GENERAL REVENUE FUND 1,082,860 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND 2,005,150 91 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND 211,952 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND 281,949 91A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND 250,000

From the funds in Specific Appropriation 91A, \$250,000 in nonrecurring funds are provided for the City of Deerfield Beach Preschool Redevelopment (HB 4353) (Senate Form 2263)

PUBLIC SCHOOLS, DIVISION OF

PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

The calculations of the Florida Education Finance Program (FEFP) for the 2020-2021 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations in the General Appropriations Act in Specific Appropriations 8, 9, 10, 92, and 93.

92 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - FLORIDA EDUCATIONAL
FINANCE PROGRAM
FROM GENERAL REVENUE FUND 9,148,823,387
FROM STATE SCHOOL TRUST FUND 177,138,902

Funds provided in Specific Appropriations 8 and 92 shall be allocated using a base student allocation of \$4,319.49 for the FEFP.

From the funds in Specific Appropriation 8 and 92, \$500,000,000 in recurring funds from the General Revenue Fund is provided for the Teacher Salary Increase Allocation, pursuant to section 1011.62, Florida Statutes.

Eighty percent of the total allocation is provided for school districts to increase the minimum base salary for full-time classroom teachers as defined in section 1012.01(2)(a), plus certified prekindergarten teachers funded in the Florida Education Finance Program, but not including substitute teachers, to at least \$47,500, or to the maximum amount achievable based on the school district's allocation. No eligible full-time classroom teacher shall receive a base salary less than the minimum base salary as adjusted by the school district's allocation.

Twenty percent of the total allocation, plus any remaining funds from the district's share of the eighty percent allocation, shall be used by school districts as specified in section 1011.62, Florida Statutes.

Funds provided in Specific Appropriations 8 and 92 for the supplemental allocation for juvenile justice education programs shall be allocated pursuant to the formula provided in section 1011.62, Florida Statutes. The allocation factor shall be \$1,230.33.

From the funds provided in Specific Appropriations 8 and 92, juvenile justice education programs shall receive funds as provided in section 1003.52(13), Florida Statutes. Up to \$341 per student may be

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

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, Florida Statutes.

From the funds provided in Specific Appropriations 8 and 92, \$55,500,000 is provided for the Sparsity Supplement as defined in section 1011.62, Florida Statutes, for school districts of 24,000 and fewer FTE in the 2020-2021 fiscal year.

Total Required Local Effort for Fiscal Year 2020-2021 shall be \$8,015,764,012. 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 2020-2021 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 8 and 92 are based upon program cost factors for Fiscal Year 2020-2021 as follows:

1.	Basic Programs A. K-3 Basic 1.124 B. 4-8 Basic 1.000 C. 9-12 Basic 1.012
2.	Programs for Exceptional Students A. Support Level 4
	English for Speakers of Other Languages

From the funds in Specific Appropriations 8 and 92, \$1,092,394,272 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. The ESE Guaranteed Allocation funds are provided in addition to the funds for each exceptional student in the per FTE student calculation. School districts that provided educational services in the 2019-2020 fiscal year 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 8 and 92, 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

From the funds in Specific Appropriations 8 and 92, \$180,000,000 is provided for Safe Schools activities and shall be allocated as follows: \$250,000 shall be distributed to each district, and the remaining balance shall be allocated pursuant to section 1011.62, Florida Statutes.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

From the funds in Specific Appropriations 8 and 92, \$724,364,775 is for Supplemental Academic Instruction to be provided pursuant to section 1011.62, Florida Statutes.

From the funds in Specific Appropriations 8 and 92, \$45,473,810 is provided pursuant to section 1011.62, Florida Statutes, for a Turnaround School Supplemental Services Allocation at a per FTE funding amount for eligible schools of \$500.

From the funds in Specific Appropriations 8 and 92, \$130,000,000 is provided for a K-12 comprehensive, district-wide system of research-based reading instruction pursuant to section 1011.62, Florida Statutes. The amount of \$115,000 shall be allocated to each district and the remaining balance shall be allocated pursuant to section 1011.62, Florida Statutes.

From the funds provided in Specific Appropriations 8 and 92, \$236,574,333 is provided for Instructional Materials including \$12,492,403 for Library Media Materials, \$3,414,590 for the purchase of science lab materials and supplies, \$10,590,529 for dual enrollment instructional materials, and \$3,193,706 for the purchase of digital instructional materials for students with disabilities. The growth allocation per FTE shall be \$311.36 for the 2020-2021 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, Florida Statutes.

The funds provided for Instructional Materials may also be used by school districts to purchase electronic devices and technology equipment and infrastructure that comply with the eligible expenditures authorized pursuant to section 1011.62, Florida Statutes. Prior to release of the funds by the department to a school district for the purchase of electronic devices or technology equipment or infrastructure, the district must: (1) certify that it has the instructional materials necessary to provide instruction aligned to the adopted statewide benchmarks and standards and (2) include an expenditure plan for the purchase of electronic devices and technology equipment, and infrastructure that demonstrates its compliance with section 1011.62, Florida Statutes. The department shall provide a report to the Legislature on or before March 1, 2021, that details the district expenditures for these funds to demonstrate compliance with the amount made available for such purchases.

From funds provided in Specific Appropriations 8 and 92, \$449,966,033 is provided for Student Transportation as provided in section 1011.68, Florida Statutes.

From funds provided in Specific Appropriations 8 and 92, \$54,143,375 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

Funds provided in Specific Appropriations 8 and 92 for the Federally Connected Student Supplement shall be allocated pursuant to the formula provided in section 1011.62, Florida Statutes.

Funds provided in Specific Appropriations 8 and 92 for the Virtual Education Contribution shall be allocated pursuant to the formula provided in section 1011.62, 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 8 and 92, \$100,000,000 is for the Mental Health Assistance Allocation to be provided pursuant to section 1011.62, Florida Statutes.

From the funds in Specific Appropriations 8 and 92, \$8,000,000 is provided for the Digital Classrooms allocation as provided in section SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

1011.62, Florida Statutes. The minimum amount to be allocated to each district is \$100,000. Twenty percent of the funds provided may be used for professional development, including in-state conference attendance or online coursework, to enhance the use of technology for digital instructional strategies.

From the funds provided in Specific Appropriations 8 and 92, \$68,000,000 is provided for the Funding Compression and Hold Harmless allocation to be allocated based on the formula provided in section 1011.62, Florida Statutes. For the funding compression, 25 percent of the difference between the district's prior year funds per FTE and the state average shall be used to determine the allocation. A district's allocation shall not be greater than \$100 per FTE. For the hold harmless, the index factor shall be 11.03.

93 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - CLASS SIZE REDUCTION FROM GENERAL REVENUE FUND 2,955,857,931 FROM STATE SCHOOL TRUST FUND

86,161,098

263,300,000

Funds in Specific Appropriations 9 and 93 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 \$1,301.57, for grades 4 to 8 shall be \$887.80, and for grades 9 to 12 shall be \$889.95. The class size reduction allocation shall be recalculated based on enrollment through the October 2020 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 9 and 93, 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.

TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

FROM GENERAL REVENUE FUND 12,104,681,318

TOTAL ALL FUNDS 12,367,981,318

PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP

Of the funds provided for school district matching grants and regional education consortium programs in Specific Appropriations 103 and 108, 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 eligible entities within 30 days of release.

The funds provided for the Educator Professional Liability Insurance appropriation category in Specific Appropriation 104 and the funds provided for the Gardiner Scholarship Program in Specific Appropriation 111 shall be 100 percent released to the Department of Education at the beginning of the first quarter.

Funds provided in Specific Appropriations 97 through 118 shall be used to serve Florida students.

AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - THE COACH AARON FEIS

GUARDIAN PROGRAM

FROM GENERAL REVENUE FUND

500,000

Funds in Specific Appropriation 97 shall be used to certify and train school guardians as provided in section 30.15, Florida Statutes.

98 SPECIAL CATEGORIES

GRANTS AND AIDS - ASSISTANCE TO LOW

PERFORMING SCHOOLS

FROM GENERAL REVENUE FUND

Funds in Specific Appropriation 98 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 SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

APPROPRIATION

in section 1007.35, Florida Statutes. The funds shall be expended for professional development for Advanced Placement classroom teachers.

99 SPECIAL CATEGORIES

GRANTS AND AIDS - TAKE STOCK IN CHILDREN

FROM GENERAL REVENUE FUND

Funds in Specific Appropriation 99 are provided for the Take Stock in Children program (recurring base appropriations project).

6,125,000

100 SPECIAL CATEGORIES

GRANTS AND AIDS - MENTORING/STUDENT

ASSISTANCE INITIATIVES

FROM GENERAL REVENUE FUND 10.647.988

From the funds provided in Specific Appropriation 100, the following projects are funded with recurring funds that shall be allocated as follows:

Best Buddies (Recurring Base Appropriations Project)	700,000
Big Brothers Big Sisters (Recurring Base Appropriations	
Project)	2,980,248
Florida Alliance of Boys and Girls Clubs (Recurring Base	
Appropriations Project)	3,652,768
Teen Trendsetters (Recurring Base Appropriations Project).	300,000
YMCA State Alliance/YMCA Reads (Recurring Base	
Appropriations Project)	764,972

From the funds provided in Specific Appropriation 100, the following projects are funded with nonrecurring funds that shall be allocated as follows:

Best Buddies Mentoring and Student Assistance Initiatives	
(HB 3373) (Senate Form 1311)	350,000
Big Brothers Big Sisters Bigs Inspiring Scholastic	
Success (BISS) (HB 4173) (Senate Form 1426)	750,000
Florida Youth Leadership, Mentoring and Character	
Education Pilot (HB 4567) (Senate Form 1606)	150,000
Women of Tomorrow Mentor & Scholarship Program (HB 4351)	500,000
YMCA State Alliance/YMCA Reads (HB 4823)	500,000

101 SPECIAL CATEGORIES

GRANTS AND AIDS - COLLEGE REACH OUT

PROGRAM

FROM GENERAL REVENUE FUND 1,000,000

102 SPECIAL CATEGORIES

GRANTS AND AIDS - FLORIDA DIAGNOSTIC AND

LEARNING RESOURCES CENTERS

Funds provided in Specific Appropriation 102 shall be allocated to the Multidisciplinary Educational Services Centers as provided in section 1006.03, Florida Statutes, 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	
Keiser University	450,000

Each center shall provide a report to the Department of Education by September 1, 2020, for the prior 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.

103 SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL DISTRICT EDUCATION FOUNDATION MATCHING GRANTS PROGRAM

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

APPROPRIATION

FROM GENERAL REVENUE FUND 5,000,000

Funds in Specific Appropriation 103 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 as provided in section 1011.765, Florida Statutes. 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.

Prior to any funds provided in Specific Appropriation 103 being 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.

104 SPECIAL CATEGORIES

EDUCATOR PROFESSIONAL LIABILITY INSURANCE

FROM GENERAL REVENUE FUND 850,000

105 SPECIAL CATEGORIES

TEACHER AND SCHOOL ADMINISTRATOR DEATH

BENEFITS

FROM GENERAL REVENUE FUND 36,321

105A SPECIAL CATEGORIES

GRANTS AND AIDS - SCHOOL BOARD OF MIAMI-DADE SECTION 16 LAND SALE

FROM STATE SCHOOL TRUST FUND

14,765,000

60.150

Funds in Specific Appropriation 105A are contingent upon the deposit of \$14,765,000 into the State School Trust Fund as a result of the sale of surplus conservation land as provided and approved in Item 6 of the agenda of the February 8, 2018, meeting of the Board of Trustees of the Internal Improvement Trust Fund (HB 3749) (Senate Form 1415).

106 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND 714,082

FROM ADMINISTRATIVE TRUST FUND . . .

107 SPECIAL CATEGORIES

GRANTS AND AIDS - AUTISM PROGRAM

FROM GENERAL REVENUE FUND 9,400,000

Funds provided in Specific Appropriation 107 are for Autism Centers as provided in section 1004.55, Florida Statutes, and shall be allocated as follows:

Florida Atlantic University	1,056,776 1,224,008
University of Central Florida	1,721,639
University of Florida (College of Medicine)	1,077,893
University of Florida (Jacksonville)	1,072,732
University of Miami (Department of Psychology) including	
\$391,650 for activities in Broward County through Nova	
Southeastern University	1,802,195
University of South Florida/Florida Mental Health	
Institute	1,444,757

Autism Centers shall provide appropriate nutritional information to parents of children served through funds provided in Specific Appropriation 107. Summaries of outcomes for the prior fiscal year shall be submitted to the Department of Education by September 1, 2020.

108 SPECIAL CATEGORIES

GRANTS AND AIDS - REGIONAL EDUCATION

CONSORTIUM SERVICES

FROM GENERAL REVENUE FUND 1,750,000

SPECIFIC

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION 109 SPECIAL CATEGORIES

TEACHER PROFESSIONAL DEVELOPMENT

FROM GENERAL REVENUE FUND 24.992.186

From the funds provided in Specific Appropriation 109, the following shall be allocated from recurring funds:

7,000,000
10,000,000
500,000
5,500,000
29,426
370,000
770,000
50,000

From the funds provided in Specific Appropriation 109 for the Teacher of the Year Program, \$770,000 is provided for financial awards, in conjunction with any private donations, resulting in district participants receiving a minimum total award amount of \$10,000; the selected finalists receiving a minimum total award of \$15,000; and the Teacher of the Year receiving a minimum total award amount of \$20,000.

Funds in Specific Appropriation 109 for the School Related Personnel of the Year Program are provided for financial awards of up to \$5,000 for participants of the program; the selected finalists receiving a total award of up to \$6,500; and the School Related Personnel of the Year receiving a total award amount of up to \$10,000.

Funds provided in Specific Appropriation 109 for Principal, Teacher, or School Related Personnel of the Year may be disbursed to districts, schools, or individuals.

From the funds in Specific Appropriation 109 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 of Education. The funds 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. From the total funds, \$400,000 is provided to the Department of Education for the Commissioner's Dr. Brian Dassler Leadership Academy.

in Specific Appropriation 109 for Computer Science Certification and Teachers Bonuses are provided to the Department of Education and shall be allocated to school districts pursuant to section 1007.2616, Florida Statutes. The department shall submit a report to the Legislature by June 30, 2021, that details how the funds were allocated by school district.

From the funds in Specific Appropriation 109 , the nonrecurring sum of \$772,760 from the General Revenue Fund is provided to the Department of Education to implement the Number One Standards Teacher Professional Development initiative.

SPECIAL CATEGORIES GRANTS AND AIDS - STRATEGIC STATEWIDE

FROM GENERAL REVENUE FUND 5.297.000 APPROPRIATION provided for the following:

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

From the funds in Specific Appropriation 110, nonrecurring funds are

AMIkids Academic Enrichment Program (HB 4513) (Senate	
Form 1374)	125,000
AMIkids Career and Job Placement (HB 4511) (Senate Form	
1375)	375,000
Blue Missions Reach Program (HB 4175)	107,000
School Bond Issuance Data Base (HB 4495)	500,000
VFW Educational Youth Scholarship & Teacher's Recognition	
(HB 3259) (Senate Form 1280)	50.000

From the funds in Specific Appropriation 110, \$640,000 in recurring funds is provided to the Department of Education for use of the Florida Safe Schools Assessment Tool at all public school sites, pursuant to section 1006.1493, Florida Statutes.

From the funds in Specific Appropriation 110, \$3,000,000 in recurring funds is provided to the Department of Education to implement the provisions as provided in section 1001.212(6), Florida Statutes.

From the funds in Specific Appropriation 110, \$500,000 in nonrecurring funds is provided for Advancement Via Individual Determination Performance (AVID) (HB 9049) (Senate Form 1475). Funds shall be used to implement a program that rewards school districts based on the success of students in need of assistance to become college ready who are enrolled in the AVID elective class during the 2019-2020 school year and were reported during the October full-time equivalent (FTE) student membership survey. Each school district shall be awarded \$325 per full-time equivalent student enrolled in the AVID elective who completed 1.0 credit of dual enrollment during the 2019-2020 school year in the following course categories: English, Math, Science, Social Studies, or World Language; received a score of 4 or higher on an International Baccalaureate subject examination; score of 3 or higher on the College Board Advanced Placement Examination; score of E or higher on an Advanced International Certificate of Education subject examination; or, for students in grades 6-8, who receive a passing score on the algebra end of course examination; or, for students in grades 6-9, who receive a passing score on the geometry end of course examination. Each school district shall allocate the funds received from this program to the school whose students generate the funds. Funds shall be expended solely for the payment of the following eligible costs related to the AVID program: annual membership fees; professional development and training for program coordinators, teachers, and tutors; college and university site visits for prospective students; and compensation for tutors. Funds shall be awarded to the school districts no later than January 1, 2021. If the total program 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. Any school that uses IB, AP, or AICE bonus FTE funding pursuant to s. 1011.62(1), Florida Statutes, to fund eligible costs within their AVID program is unable to receive funds pursuant to this section.

111 SPECIAL CATEGORIES

GRANTS AND AIDS - GARDINER SCHOLARSHIP PROGRAM

FROM GENERAL REVENUE FUND 189,901,004

The funds provided in Specific Appropriation 111 for Gardiner Scholarships are for scholarship awards as provided in section 1002.385, Florida Statutes.

112 SPECIAL CATEGORIES

GRANTS AND AIDS - READING SCHOLARSHIP

ACCOUNTS

FROM GENERAL REVENUE FUND 7,600,000

From the funds in Specific Appropriation 112 for Reading Scholarships, an amount of \$500 per student is provided for each scholarship award as provided in section 1002.411, Florida Statutes.

SPECIAL CATEGORIES

GRANTS AND AIDS - COMMUNITY SCHOOL GRANT

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION PROGRAM Friends of the Children School Success Project (HB 2529) FROM GENERAL REVENUE FUND (Senate Form 2139)..... 168,135 7.180.571 Hands of Mercy Everywhere, Inc.-Belleview Lakeside Hospitality Program (HB 2005) (Senate Form 1074)...... The funds in Specific Appropriation 113 are provided to the 200,000 Holocaust Memorial Miami Beach (HB 2535)..... Department of Education to support the planning and implementation of 300,000 community school programs pursuant to section 1003.64, Florida Statutes. Hope Street Family Education Services (HB 4717) (Senate Form 2258)..... 250,000 114 SPECIAL CATEGORIES Invicta Institute of Intelligence (HB 4391)..... 193,669 GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL Johns Hopkins All Children's Hospital Patient Academics Program (HB 4859) (Senate Form 2362)..... ENHANCEMENTS 450.000 FROM GENERAL REVENUE FUND 32,102,012 Junior Achievement Workforce Readiness Program Expansion (HB 2303) (Senate Form 1158)..... 400,000 Knowledge is Power Program (KIPP) - Jacksonville (HB From the funds in Specific Appropriation 114, the following appropriation projects are funded with recurring funds that shall be 2769) (Senate Form 1666)..... 2,000,000 Learning for Life (HB 2103) (Senate Form 1026)..... allocated as follows: 250,000 Manatee County YDASH Program (Senate Form 2521)..... 245,142 Manatee Schools STEM Career Pathways Pilot (HB 4457) Academic Tourney (Recurring Base Appropriations Project).. 132,738 African American Task Force (Recurring Base (Senate Form 1820)..... 550,000 Appropriations Project)..... 100.000 Matific (HB 2859)..... 400,000 Mental Health Assistance Allocation for Florida Virtual AMI Kids (Recurring Base Appropriations Project)..... 1,100,000 Arts for a Complete Education/Florida Alliance for Arts Schools (Senate Form 2420)..... 625,000 Merritt Island High School StangStation (HB 4369) (Senate Education (Recurring Base Appropriations Project)...... 110.952 Black Male Explorers (Recurring Base Appropriations Form 1478)..... 10,000 Military-Connected Schools Initiative (HB 3753)..... 100,000 Project)..... 164.701 Mote Marine Laboratory STEM Education (HB 9239) (Senate Early Childhood Music Education Incentive Pilot Program as provided in section 1003.481, Florida Statutes...... 400,000 Form 2366)..... 1.500.000 Florida Holocaust Museum (Recurring Base Appropriations National Flight Academy (HB 2001) (Senate Form 1396)..... 421,495 Project)..... 600,000 Northeast Florida 21st Century Workforce Development Girl Scouts of Florida (Recurring Base Appropriations Project (HB 2919) (Senate Form 1664)..... 500,000 Project)..... 267,635 Operation Empowered Parent (HB 4281) (Senate Form 2392)... 100,000 Holocaust Memorial Miami Beach (Recurring Base Orange County Public Schools (OCPS) Calculus Project and Starbase Mentoring and Science, Technology, Engineering Appropriations Project)..... 66,501 Holocaust Task Force (Recurring Base Appropriations and Mathematics (STEM) (HB 2561) (Senate Form 1513)..... 100,000 Project)..... Pinellas County Schools - Career Acceleration Program (HB 100.000 3275) (Senate Form 1302)..... Project to Advance School Success (PASS) (Recurring Base 125,000 Proposal for Non-public CTE Certification Pilot Program Appropriations Project)..... 508,983 (HB 4207) (Senate Form 2516)..... State Science Fair (Recurring Base Appropriations Project) 72,032 200,000 YMCA Youth in Government (Recurring Base Appropriations Putnam County School District Public Service Academy Year 2 (HB 4927) (Senate Form 2536)..... 250,000 100.000 Project)..... Read to Lead (HB 4029)..... 100,000 From the funds in Specific Appropriation 114, nonrecurring funds are Safer, Smarter Schools (HB 2845) (Senate Form 1473)...... 2,000,000 Sarasota County Schools Summer Learning Academy (HB 2507) provided for the following: (Senate Form 1241)..... 800,000 Academic Tourney (HB 4577) (Senate Form 1769)..... Seminole County Public Schools Construction Workforce 15.000 Adult Literacy League - Improving the Lives of Central Talent Pipeline (HB 2689) (Senate Form 1961)..... 500,000 Floridians through Literacy and Education (HB St. Johns Schools Classroom to Careers/Flagships (Senate Form 2484)..... 25,000 2137) (Senate Form 1956)..... 50.000 After-School All-Stars (HB 4065) (Senate Form 1965)...... Stop the Violence & Embrace Afterschool Program (HB 3785) 500,000 (Senate Form 1261)..... All Pro Dad's Fatherhood Involvement in Literacy & Family 50,000 (HB 2855) (Senate Form 2308)..... Tampa Museum of Art- Art on the House- Education & 700,000 Breakthrough Miami (Senate Form 1333)..... 500,000 Community Outreach (HB 2559) (Senate Form 1284)..... 50,000 Building a Better Tampa Bay STEM Workforce Initiative (HB Teach for America, Inc. (HB 4885) (Senate Form 2511)..... 250,000 Tech Sassy Girlz (HB 9073) (Senate Form 1377)..... 2161) (Senate Form 2314)..... 500,000 250,000 The First Tee Champ (HB 4443) (Senate Form 1565)...... Children in Action Literacy and Science Enrichment 650,000 Routines - LASER (HB 4047) (Senate Form 1369)..... 200,000 The TACOLCY Teen Council and College Prep (HB 2447)...... 78,518 City of Riviera Beach Youth Empowerment Program (HB 4639) Walkabouts Kinesthetic Learning Program (HB 4809) (Senate (Senate Form 1792)..... 150,000 Form 1144)..... 200.000 YMCA Youth in Government (HB 4221)..... Collier Community Abstinence Program, CCAP (HB 4377) 200,000 (Senate Form 1359)..... 200,000 Crockett Foundation Coding Explorers Program (Senate Form From the funds in Specific Appropriation 114, \$7,223,749 in recurring 1279)..... 50,000 funds and \$1,536,582 in nonrecurring funds from the General Revenue Fund DCS Mentoring Program, Inc. (HB 4475) (Senate Form 1371).. 50,000 are provided for the SEED School of Miami as provided in section DREAM Academy & STEM Saturdays (HB 4995) (Senate Form 1002.3305, Florida Statutes. 540,000 East River High School - Agriculture Education Program SPECIAL CATEGORIES Expansion (HB 3905) (Senate Form 1581)..... 60.000 GRANTS AND AIDS - EXCEPTIONAL EDUCATION FROM GENERAL REVENUE FUND Educational Consultants Consortium Summer Youth 7,298,722 FROM FEDERAL GRANTS TRUST FUND . . . Employment and Academic Slide Prevention Program (HB 2,333,354 4273)..... 131.180 From the funds in Specific Appropriation 115, \$350,000 in recurring Excelling Eagles After School Assistance Program (HB 4295) 200,000 funds and \$600,000 in nonrecurring funds from the General Revenue Fund Expansion of READ USA Book Fairs (HB 2429)..... 100,000

255,000

925,000

are provided for The Family Cafe (HB 3067) (Senate Form 1366). Funds in Specific Appropriation 115 for The Family Cafe are supplemental

and shall not be used to replace or supplant current funds awarded for

Feeding Tampa Bay Engage & Empower (HB 4241) (Senate Form

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SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

MOLIVITON

The Family Cafe project (recurring base appropriations project).

From the funds in Specific Appropriation 115, \$1,141,704 in recurring funds and \$150,000 in nonrecurring funds from the General Revenue Fund are provided for Learning Through Listening (HB 3249) (Senate Form 1145) (recurring base appropriations project).

From the funds in Specific Appropriation 115, \$250,000 in recurring funds and \$250,000 in nonrecurring funds from the General Revenue Fund are provided for the Special Olympics (HB 3261) (Senate Form 1362) (recurring base appropriations project).

From the funds in Specific Appropriation 115, \$1,500,000 in nonrecurring funds from the General Revenue Fund are provided for the Pepin Academies Foundation(Senate Form 2563).

From the funds in Specific Appropriation 115, the following recurring funds from the General Revenue Fund shall be allocated as follows:

Auditory-Oral Education Grant Funding (recurring base	
appropriations project)	750,000
Communication/Autism Navigator as provided in section	
1006.03, Florida Statutes	1,353,292
Florida Diagnostic and Learning Resources System	
Associate Centers as provided in section 1006.03,	
Florida Statutes	577,758
Florida Instructional Materials Center for the Visually	
Impaired as provided in section 1003.55, Florida	
Statutes	108,119
Multi-Agency Service Network for Students with Severe	
Emotional/Behavioral Disturbance as provided in section	
1006.04, Florida Statutes	247,849
Portal to Exceptional Education Resources as provided in	
section 1003.576, Florida Statutes	20,000

Funds in Specific Appropriation 115 from the Federal Grants Trust Fund shall be allocated as follows:

Florida Instructional Materials Center for the Visually Impaired as provided in section 1003.55, Florida	
Statutes	270,987
Multi-Agency Service Network for Students with Severe Emotional/Behavioral Disturbance as provided in section	
1006.04, Florida Statutes	750,322
Portal to Exceptional Education Resources as provided in	
section 1003.576, Florida Statutes	786,217
Resource Materials Technology Center for	
Deaf/Hard-of-Hearing as provided in section 1003.55,	
Florida Statutes	191,828
Very Special Arts (recurring base appropriations project).	334,000

Funds provided in Specific Appropriation 115 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 eligible 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

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

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the application and shall provide a report documenting expenditures for the 2020-2021 fiscal year to the Department of Education by September 30, 2021.

116 SPECIAL CATEGORIES

From the funds in Specific Appropriation 116, 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, 2021, 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 2020-2021 fiscal year.

From the funds in Specific Appropriation 116, \$84,333 in recurring funds and \$189,143 in nonrecurring funds from the General Revenue Fund are provided in lieu of funding authorized by section 1011.62, Florida Statutes, and provided in Specific Appropriation 116 to participate in the Teacher Salary Increase Allocation.

117 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND . . .

207,433

40,935

117A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY PUBLIC SCHOOLS SPECIAL PROJECTS

PUBLIC SCHOOLS SPECIAL PROJECTS
FROM GENERAL REVENUE FUND 45,500,000

From the funds in Specific Appropriation 117A, the following projects are funded with nonrecurring funds that shall be allocated as follows:

Astronaut High School Welding Lab Equipment (HB 4371)	
(Senate Form 1477)	100,000
City of Hialeah Educational Academy (HB 4499) (Senate	
Form 1522)	2,900,000
Key West Collegiate Academy Building (Senate Form 2573)	500,000

From the funds provided in Specific Appropriation 117A, \$42,000,000 is provided for the School Hardening Grant program to improve the physical security of school buildings based on the security risk assessment required by section 1006.1493, Florida Statutes. Funds may only be used for capital purchases. Funds shall be allocated initially based on each district's capital outlay FTE and charter school FTE. No district shall be allocated less than \$42,000. Funds shall be provided based on district application, which must be submitted to the Department of Education by February 1, 2021.

118 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND

5,480,11

From the funds in Specific Appropriation 118, the following projects are funded with nonrecurring funds that shall be allocated as follows:

Dedicated STEM Classroom for Marine Science (HB 2351)	
(Senate Form 2297)	250,000
Hernando County Schools - Ethernet Network Expansion (HB	
4599) (Senate Form 2311)	650,000
LiFT Academy/University Transition Program - New Campus	

SPECIF		
	RIATION (HB 4263)	400,000
	orth Florida School of Special Education - Campus Renovation (Senate Form 2435)	500,000
	inellas County-Pinellas Schools Joint Use Highpoint Recreation (HB 4113) (Senate Form 2174) ecurity Funding in Jewish Day Schools (HB 2359) (Senate	500,000
	Form 1977)	2,500,000
	allahassee Jewish Community, Inc. Safety Initiative (HB 9037)	530,115
Т	aylor County School District Safe and Secure Schools Electronic Key Card System (HB 2945)	150,000
TOTAL:	PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP FROM GENERAL REVENUE FUND 417,193,069	
	FROM TRUST FUNDS	21,832,081
	TOTAL ALL FUNDS	439,025,150
PROGRA	M: FEDERAL GRANTS K/12 PROGRAM	
119	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS	
	FROM GRANTS AND DONATIONS TRUST	3,999,420
120	AID TO LOCAL GOVERNMENTS	3,333,120
120	GRANTS AND AIDS - FEDERAL GRANTS AND AIDS	252 060
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	353,962 1,864,865,669
121	SPECIAL CATEGORIES	
	DOMESTIC SECURITY FROM FEDERAL GRANTS TRUST FUND	5,409,971
TOTAL:	PROGRAM: FEDERAL GRANTS K/12 PROGRAM FROM TRUST FUNDS	1,874,629,022
	TOTAL ALL FUNDS	1,874,629,022
PROGRA	M: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES	
122	SPECIAL CATEGORIES CAPITOL TECHNICAL CENTER FROM GENERAL REVENUE FUND	
123	SPECIAL CATEGORIES	
	GRANTS AND AIDS - PUBLIC BROADCASTING FROM GENERAL REVENUE FUND 9,714,053	
	funds provided in Specific Appropriation 123 shall be follows:	oe allocated
	lorida Channel Closed Captioning	390,862
	lorida Channel Satellite Transponder Operationslorida Channel Statewide Governmental and Cultural	800,000
F	Affairs Programminglorida Channel Year Round Coverage	497,522 2,714,588
F	lorida Public Radio Emergency Network Storm Center ublic Radio Stations (recurring base appropriations	166,270
	project)ublic Television Stations	1,300,000 3,844,811
	m the funds provided in Specific Appropriation 123, "G	
Aff	airs for Public Television" shall be produced by the same ected by the Legislature to produce "The Florida Channel".	contractor
Tel tel	m the funds provided in Specific Appropriation 123 evision Stations, $\$320,400$ shall be allocated to e evision station recommended by the Commissioner of Educatio Stations shall be allocated $\$100,000$ per station.	each public
	m the funds provided in Specific Appropriation 123 for	the Florida

From the funds provided in Specific Appropriation 123 for the Florida Channel Satellite Transponder Operations, the Florida Channel shall

March 19, 2020 SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION 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 9,938,677 TOTAL ALL FUNDS 9,938,677 PROGRAM: WORKFORCE EDUCATION 124 AID TO LOCAL GOVERNMENTS PERFORMANCE BASED INCENTIVES FROM GENERAL REVENUE FUND Funds in Specific Appropriation 124 shall be provided by the Department of Education to district workforce education programs for students who earned industry certifications during the 2019-2020 academic year. Funding shall be based on students who earned 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; public safety; welding; Federal Aviation Administration airframe mechanics and power plant mechanics; and heating, ventilation and air conditioning technician. These performance funds shall not be awarded for certifications earned through continuing workforce education programs. 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. 125 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ADULT BASIC EDUCATION FEDERAL FLOW-THROUGH FUNDS FROM FEDERAL GRANTS TRUST FUND . . . 45,365,457

126 AID TO LOCAL GOVERNMENTS WORKFORCE DEVELOPMENT FROM GENERAL REVENUE FUND 281,240,427

From the funds in Specific Appropriation 12 from the Educational Enhancement Trust Fund and Specific Appropriation 126 from the General Revenue Fund, \$372,356,891 is provided for school district workforce education programs as defined in section 1004.02(25), Florida Statutes, and is allocated as follows:

Alachua	536,075
Baker	166,406
Bay	2,854,566
Bradford	966,583
Brevard	3,478,404
Broward	77,776,734
Calhoun	79,804
Charlotte	2,243,283
Citrus	2,064,261
Clay	495,645
Collier	10,017,505
Columbia	280,199
Miami-Dade	80,670,340
DeSoto	607,940
Dixie	69,289
Escambia	3,840,386
Flagler	996,068
Franklin	75,902

... ...

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

Gadsden	407,392
Glades	79,216
Gulf	79,816
Hamilton	73,672
Hardee	182,126
Hendry	419,998
Hernando	573,537
Hillsborough	29,207,769
Indian River	1,007,631
Jackson	224,766
Jefferson	82,209
Lafayette	73,271
Lake	4,755,613
Lee	9,947,091
Leon	6,386,855
Liberty	89,377
Madison	73,087
Manatee	9,465,433
Marion	3,964,712
Martin	1,109,196
Monroe	609,617
Nassau	646,119
Okaloosa	2,223,670
Orange	31,942,536
Osceola	6,731,307
Palm Beach	17,692,976
Pasco	3,111,881
Pinellas	25,958,745
Polk	7,590,670
Saint Johns	4,039,530
Santa Rosa	2,201,116
Sarasota	8,276,099
Sumter	184,581
Suwannee	853,532
Taylor	1,168,522
Union	78,680
Wakulla	89,546
Walton	1,129,182
Washington	2,406,425

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 12, 124, and 126 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 12 and 126, 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. If the district's workforce education programs are operated through a charter technical career center as provided by section 1002.34, Florida Statutes, the director appointed by the charter board may certify the enrollment and performance data. Upon certification, the district data shall be

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

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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

The recurring general revenue funds in Specific Appropriation 127 are provided for the Pathways to Career Opportunities Grant Program. The Department of Education shall administer the competitive grant program, determine eligibility, and distribute grants. Grantees include high schools, career centers, charter technical career centers, Florida College System institutions, and other entities authorized to sponsor an apprenticeship or preapprenticeship program, as defined in section 446.021, Florida Statutes. The funds may be used to establish new apprenticeship or preapprenticeship programs, or expand existing programs. Applicants must provide projected enrollment and projected costs for the new or expanded apprenticeship program. The department shall give priority to apprenticeship programs with demonstrated regional demand. Grant funds may be used for instructional equipment, supplies, personnel, student services, and other expenses associated with the creation or expansion of an apprenticeship program. Grant funds may not be used for recurring instructional costs or for indirect costs. Grant recipients must submit quarterly reports in a format prescribed by the department.

127A AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - WORKFORCE DIPLOMA
PROGRAM
FROM GENERAL REVENUE FUND 1,500,000

From the funds in Specific Appropriation 127A, \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided to the Department of Education to create a workforce diploma program to assist adults 22 years of age and older to obtain a high school diploma and develop employability and career technical skills. As soon as practicable, the department shall issue a Request for Qualifications and contract with eligible program providers to participate in the workforce diploma program. An eligible qualified provider must have experience providing dropout re-engagement services to adults 22 years of age and older; a course catalog that includes all courses necessary to meet Florida high school graduation requirements; the ability to provide career pathways coursework; the ability to provide preparation for industry-recognized credentials; the ability to provide career placement services; and be accredited by a recognized regional accrediting body.

Qualified providers shall be reimbursed by the department only upon completion of certain milestones for each pupil, not to exceed \$7,000 per graduate, including but not limited to: the completion of each half credit; the completion of an employability skills certification program equal to at least 1 Carnegie unit; the attainment of an industry-recognized credential requiring up to 50 hours of training; the attainment of an industry-recognized credential requiring between 51-100 hours of training; the attainment of an industry-recognized credential requiring more than 100 hours of training; and the attainment of an accredited high school diploma. At the end of the pilot program each provider will report the following metrics to the department: (a) the total number of students funded through the program; (b) total number of credits earned; (c) total number of employability skills certifications issued; (d) the total number of industry-recognized credentials earned for each tier of funding; and (e) the total number of graduates. The department shall provide a report regarding the progress of the students to the Governor, the President of the Senate and Speaker of the House of Representatives no later than January 1, 2021.

128 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - VOCATIONAL FORMULA FUNDS
FROM FEDERAL GRANTS TRUST FUND . . .

72,724,046

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

 ${\tt GRANTS}$ AND ${\tt AIDS}$ - ${\tt SCHOOL}$ AND ${\tt INSTRUCTIONAL}$

ENHANCEMENTS

FROM GENERAL REVENUE FUND 2,221,000

From the funds in Specific Appropriation 129, \$100,000 in recurring funds and \$100,000 in nonrecurring funds are appropriated for a base appropriations project for the Lotus House Education and Employment Program for High Special Needs Homeless Women and Youth (HB 2543) (Senate Form 1874).

From the funds in Specific Appropriation 129, \$2,021,000 in nonrecurring funds is provided for the following appropriations projects:

T1----- T-11-- (T-11-) D----1------ (G------ T--- (TEGEG)

Florence Fuller Child Development Centers, Inc., (FFCDC)	
Apprenticeship Training Academy & Employment Program	
(HB 3267) (Senate Form 2288)	250,000
Helping Abused Neglected Disadvantaged Youth, Inc.	
(HANDY) - Scholars Program (HB 3581) (Senate Form 2533).	100,000
Manatee Technical College - New Aviation Program (Senate	
Form 2508)	1,375,000
Miami-Dade Fair Foundation, Inc STEAM Innovation	
Center (HB 9099) (Senate Form 2578)	296,000
TOTAL: PROGRAM: WORKFORCE EDUCATION	
FROM GENERAL REVENUE FUND	
	110 000 500
FROM TRUST FUNDS	118,089,503
TOTAL ALL FUNDS	419,550,930

FLORIDA COLLEGES, DIVISION OF

PROGRAM: FLORIDA COLLEGES

130 AID TO LOCAL GOVERNMENTS
PERFORMANCE BASED INCENTIVES
FROM GENERAL REVENUE FUND

14,000,000

Funds in Specific Appropriation 130 are provided to colleges for students who earn industry certifications during the 2020-2021 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, unmanned aircraft systems, pharmacy technicians, and heating, ventilation and air conditioning technicians. The Department of Education shall distribute the awards by June 1, 2021, 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, 2021, to schools who have earned awards, based on the percentage of earned certifications. By October 31, 2020, 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 2019-2020 academic year which were eligible to be included in the funding allocation for the 2019-2020 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 2020-2021 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.

131 AID TO LOCAL GOVERNMENTS STUDENT SUCCESS INCENTIVE FUNDS

FROM GENERAL REVENUE FUND 30,000,000

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

APPROPRIATION

From the funds in Specific Appropriation 131, \$20,000,000 is provided for the 2+2 Student Success Incentive Fund to support college efforts to improve the success of students enrolled in associate of arts degree programs in completing critical college credit courses, graduating with associate of arts degrees, and transferring to baccalaureate degree programs. These funds shall be allocated as follows:

Bastern Florida State College. Broward College. College of Central Florida. Chipola College. Daytona State College. Florida SouthWestern State College. Florida State College at Jacksonville. The College of the Florida Keys. Gulf Coast State College. Hillsborough Community College. Hillsborough Community College. Indian River State College. Florida Gateway College. Lake-Sumter State College. State College of Florida, Manatee-Sarasota. Miami Dade College. North Florida College. Northwest Florida State College. Palm Beach State College. Pasco-Hernando State College. Pensacola State College. Polk State College. Saint Johns River State College. Saint Petersburg College.	671,272 1,499,399 385,099 225,183 598,108 685,917 679,611 145,151 1281,800 1,038,744 667,588 220,674 329,508 471,231 2,817,893 158,529 293,343 1,222,893 565,906 419,964 389,479 388,065 961,805
Polk State College	358,065
Santa Fe College	852,231 761,192
South Florida State College	216,646 802,115
Valencia College	2,280,654

From the funds in Specific Appropriation 131, \$10,000,000 is provided for the Work Florida Student Success Incentive Fund to support college strategies and initiatives to align career education programs with statewide and regional workforce demands and high paying job opportunities. These funds shall be allocated as follows:

Eastern Florida State College	325,442
Broward College	926,169
College of Central Florida	269,082
Chipola College	119,691
Daytona State College	423,300
Florida SouthWestern State College	245,658
Florida State College at Jacksonville	658,075
The College of the Florida Keys	90,924
Gulf Coast State College	180,321
Hillsborough Community College	447,565
Indian River State College	499,373
Florida Gateway College	174,264
Lake-Sumter State College	100,665
State College of Florida, Manatee-Sarasota	202,743
Miami Dade College	814,635
North Florida College	89,092
Northwest Florida State College	149,627
Palm Beach State College	493,500
Pasco-Hernando State College	272,778
Pensacola State College	213,313
Polk State College	333,393
Saint Johns River State College	163,709
Saint Petersburg College	730,717
Santa Fe College	264,447
Seminole State College of Florida	581,202
South Florida State College	159,181
Tallahassee Community College	185,231
	885,903
Valencia College	003,303

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

FROM GENERAL REVENUE FUND 550,000

134 ATD TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FLORIDA COLLEGE SYSTEM

PROGRAM FUND

FROM GENERAL REVENUE FUND 1,076,168,013

Funds provided in Specific Appropriation 134 are provided for operating funds and approved baccalaureate programs and shall be allocated as follows:

Eastern Florida State College	36,765,050
Broward College	75,384,957
College of Central Florida	21,530,519
Chipola College	9,982,201
Daytona State College	42,144,321
Florida SouthWestern State College	28,016,332
Florida State College at Jacksonville	65,037,229
The College of the Florida Keys	6,807,155
Gulf Coast State College	19,590,630
Hillsborough Community College	59,651,362
Indian River State College	42,895,178
Florida Gateway College	11,832,297
Lake-Sumter State College	12,791,621
State College of Florida, Manatee-Sarasota	25,710,815
Miami Dade College	147,691,199
North Florida College	6,813,236
Northwest Florida State College	17,020,168
Palm Beach State College	55,213,723
Pasco-Hernando State College	27,125,617
Pensacola State College	31,234,315
Polk State College	28,330,501
Saint Johns River State College	21,036,787
Saint Petersburg College	62,444,891
Santa Fe College	38,181,714
Seminole State College of Florida	38,750,262
South Florida State College	14,425,503
Tallahassee Community College	29,039,963
Valencia College	77,776,442
Tier-Based Funding Model	22,944,025
· · · · · · · · · · · · · · · · · · ·	

Funds provided in Specific Appropriation 134 for the Tier-Based Funding Model shall be allocated by the Department of Education to Florida College System institutions based on student enrollment during the 2020-2021 fiscal year using a funding model developed by the department in coordination with the Florida College System presidents. The funding model shall group institutions into seven tiers based on enrollment size and include a base student allocation component, a compression component, an enrollment growth component, and a workforce program component. The initial funding model allocation shall include \$6,120,699 for the base student allocation component, \$4,258,757 for the compression component, \$11,034,395 for the growth component, and \$1,530,174 for the workforce component. The Department of Education shall have the ability to reallocate funds proportionately amongst the funding model components based on student enrollment during the 2020-2021 fiscal year and the resulting growth component calculation.

Included within the total appropriations for Florida College System institutions in Specific Appropriation 134, recurring funds are provided for the following base appropriations projects:

Chipola College	
Civil and Industrial Engineering Program	200,000
Daytona State College	
Advanced Technology Center	500,000
Hillsborough Community College	
Regional Transportation Training Center	2,262,500
A Day on Service	650,000
Pasco-Hernando State College	,
STEM Stackable	2,306,271
St. Petersburg College	
Orthotics and Prosthetics Program	560,375
South Florida State College	,
Shepherd's Field Agricultural College Collaboration	126,525

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

APPROPRIATION

Included within the total appropriations for Florida College System institutions in Specific Appropriation 134, nonrecurring funds are provided for the following appropriations projects:

Daytona State College	
Critical Nursing and Health Sciences in Flagler County	
(HB 3233) (Senate Form 2039)	895,000
Gulf Coast State College	
Tuition and Fee Revenue Loss Due to Hurricane Michael (HB	
4715) (Senate Form 2351)	739,173
Hillsborough Community College	
A Day on Service (Senate Form 1796)	300,000
State College of Florida, Manatee-Sarasota	
Manatee Educational Television (HB 2279) (Senate Form	
1775)	
Nursing Center of Excellence (HB 3713) (Senate Form 1227).	3,810,000
Northwest Florida State College	
Veterans Success Center (HB 2065) (Senate Form 2542)	600,000
Pensacola State College	
Trucking Workforce Development (HB 2721) (Senate Form	
1544)	500,000
South Florida State College	
Clinical Immersion Center for Health Sciences Education	F00 000
(HB 3241) (Senate Form 1336)	500,000
St. Petersburg College Collegiate High School (Senate Form 2571)	2,000,000
Nursing Simulation Expansion (HB 3737) (Senate Form 1771).	
Tallahassee Community College	725,000
Leon Works Expo and Junior Apprenticeship Program (HB	
2487) (Senate Form 1538)	100,000
Nursing Program Expansion (HB 3349) (Senate Form 1467)	
Marbing frogram Expansion (no 554), (behace form 1407)	030,000

Prior to the disbursement of funds in Specific Appropriations 14 and 134, 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 14 and 134, 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 2020-2021 fiscal year, written notification shall be made to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Department of Education.

From the funds in Specific Appropriation 134, Miami Dade College (MDC) shall provide detailed quarterly reports, on the Status of Fixed Capital Outlay and Partially Funded Public Education Capital Outlay (PECO) Projects, including planned, in-progress, and completed projects. The reports shall include the following: MDC Priority Number: Department of Education Priority Number; Project Name; First Fiscal Year Funded; Total All Previous State Funding; Amount Spent/Contractually Obligated; Total State Funding Needed for Project; Total Local Funds;

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

Total State and Local Funds; Total State Funds Remaining; and Project Status. Additionally, the college shall provide the same detail for expenditures utilizing funds transferred between Fund 1 (Current Funds Unrestricted) and Fund 7 (Unexpended Plant and Renewals/Replacement) for all other eligible acquisition, construction, major repair, renovation and/or replacement of institutional properties. The quarterly reports shall be submitted to the chair of the House Appropriations Committee, the chair of the Senate Appropriations Committee, and the Governor's Office of Policy and Budget. The first report shall be submitted on October 30, 2020, for the period of July 1, 2020, through September 30, 2020, and quarterly thereafter.

135 SPECIAL CATEGORIES

COMMISSION ON COMMUNITY SERVICE

FROM GENERAL REVENUE FUND 983,182

TOTAL: PROGRAM: FLORIDA COLLEGES

FROM GENERAL REVENUE FUND 1,121,701,195

STATE BOARD OF EDUCATION

From the funds provided in Specific Appropriations 136 through 148, 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, 2020, a report containing the following: the federal indirect cost rate(s) approved to be used for the 12 month period of the 2020-2021 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, 2020, balance of all unexpended federal indirect cost funds.

From the funds provided in Specific Appropriations 136 through 148, the Department of Education shall publish on the Florida Department of Education website by December 31, 2020, 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, 2020.

Funds provided in Specific Appropriations 136 through 148 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.

APPROVED SALARY RATE 49,441,301

FROM GENERAL REVENUE FUND

136	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST	FUND	930.00 21,660,769	7,223,878
	FROM EDUCATIONAL CERTIFICA' SERVICE TRUST FUND FROM DIVISION OF UNIVERSIT FACILITY CONSTRUCTION			5,253,018
	ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST : FROM INSTITUTIONAL ASSESSM	FUND		2,983,400 14,980,477
	TRUST FUND			2,749,826
	FUND			6,980,545
	FORGIVENESS TRUST FUND . FROM OPERATING TRUST FUND FROM TEACHER CERTIFICATION			74,946 295,445
	EXAMINATION TRUST FUND . FROM WORKING CAPITAL TRUST	FUND		402,177 5,652,462
137	OTHER PERSONAL SERVICES			

241.613

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

13

PROPRIATION	
FROM ADMINISTRATIVE TRUST FUND	140,473
FROM EDUCATIONAL CERTIFICATION AND	
SERVICE TRUST FUND	94,347
FROM DIVISION OF UNIVERSITIES	
FACILITY CONSTRUCTION	
ADMINISTRATIVE TRUST FUND	41,618
FROM FEDERAL GRANTS TRUST FUND	531,568
FROM INSTITUTIONAL ASSESSMENT	
TRUST FUND	220,559
FROM STUDENT LOAN OPERATING TRUST	
FUND	24,981
FROM OPERATING TRUST FUND	5,005
FROM WORKING CAPITAL TRUST FUND	57,725
88 EXPENSES	
FROM GENERAL REVENUE FUND	4,295,240
FROM ADMINISTRATIVE TRUST FUND	1,456,375
FROM EDUCATIONAL CERTIFICATION AND	2/200/070
SERVICE TRUST FUND	1,009,523
FROM EDUCATIONAL MEDIA AND	, ,
TECHNOLOGY TRUST FUND	133,426
FROM DIVISION OF UNIVERSITIES	•
FACILITY CONSTRUCTION	
ADMINISTRATIVE TRUST FUND	898,664
FROM FEDERAL GRANTS TRUST FUND	2,188,663
FROM GRANTS AND DONATIONS TRUST	
FUND	48,433
FROM INSTITUTIONAL ASSESSMENT	
TRUST FUND	540,776
FROM STUDENT LOAN OPERATING TRUST	
FUND	800,556
FROM NURSING STUDENT LOAN	
FORGIVENESS TRUST FUND	39,050
FROM OPERATING TRUST FUND	295,667
FROM TEACHER CERTIFICATION	
EXAMINATION TRUST FUND	135,350
FROM WORKING CAPITAL TRUST FUND	706,077

From the funds provided in Specific Appropriation 138, \$45,187 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 2020-2021 fiscal year.

From the funds provided in Specific Appropriation 138, \$1,000,000 in recurring funds from the General Revenue Fund is provided to the Just Read, Florida Office for the development and delivery of a literacy-focused online professional development system for Florida teachers as provided in section 1001.215, Florida Statutes.

139	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 4	5,970
	FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND	144,428
	SERVICE TRUST FUND	7,440
	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	15,000
	FROM FEDERAL GRANTS TRUST FUND FROM INSTITUTIONAL ASSESSMENT	241,756
	TRUST FUND FROM STUDENT LOAN OPERATING TRUST	16,375
	FUND	55,960
	FOUNT NUMBERS STRUST FUND	6,000 5,000
	EXAMINATION TRUST FUND FROM WORKING CAPITAL TRUST FUND	3,150 47,921
140	SPECIAL CATEGORIES ASSESSMENT AND EVALUATION	
	FROM GENERAL REVENUE FUND 68,79 FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	6,316 2,315,367 40,153,877

SECTION 2 - EDUCATION (ALL OTHER FUNDS)	SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC APPROPRIATION	SPECIFIC APPROPRIATION
FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND	FROM FEDERAL GRANTS TRUST FUND 80,777 FROM INSTITUTIONAL ASSESSMENT
From the funds in Specific Appropriation 140, the recurring sum of	TRUST FUND
\$5,847,441 from the General Revenue Fund is provided to the Department	FUND
of Education for the statewide assessments program to cover the cost of additional contract deliverables that are required to administer	FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND
assessment testing in Fiscal Year 2020-2021. These funds shall be placed in reserve. The department is authorized to submit budget amendments to	FROM OPERATING TRUST FUND
request release of funds held in reserve pursuant to the provisions of chapter 216, Florida Statutes. The budget amendments shall include a detailed operational work plan and spending plan.	EXAMINATION TRUST FUND
141 SPECIAL CATEGORIES	145 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 171,900	FROM GENERAL REVENUE FUND 118,382
142 SPECIAL CATEGORIES	FROM ADMINISTRATIVE TRUST FUND 20,676 FROM EDUCATIONAL CERTIFICATION AND
CONTRACTED SERVICES	SERVICE TRUST FUND
FROM GENERAL REVENUE FUND 18,576,439 FROM ADMINISTRATIVE TRUST FUND 739,054	FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION
FROM ADMINISTRATIVE TRUST FUND 739,054 FROM EDUCATIONAL CERTIFICATION AND	ADMINISTRATIVE TRUST FUND
SERVICE TRUST FUND	FROM FEDERAL GRANTS TRUST FUND
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION	FROM INSTITUTIONAL ASSESSMENT TRUST FUND
ADMINISTRATIVE TRUST FUND	FROM STUDENT LOAN OPERATING TRUST
FROM FEDERAL GRANTS TRUST FUND 1,876,770 FROM GRANTS AND DONATIONS TRUST	FUND
FUND	FORGIVENESS TRUST FUND
FROM INSTITUTIONAL ASSESSMENT TRUST FUND	FROM OPERATING TRUST FUND 2,761 FROM TEACHER CERTIFICATION
FROM STUDENT LOAN OPERATING TRUST	EXAMINATION TRUST FUND
FUND	FROM WORKING CAPITAL TRUST FUND 25,472
FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND	146 DATA PROCESSING SERVICES
FROM OPERATING TRUST FUND	DATA PROCESSING ASSESSMENT - DEPARTMENT OF
FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND 4,242,250	MANAGEMENT SERVICES FROM GENERAL REVENUE FUND 90,688
FROM WORKING CAPITAL TRUST FUND 943,604	FROM ADMINISTRATIVE TRUST FUND
From the funds in Specific Appropriation 142, the recurring sum of	FACILITY CONSTRUCTION
\$2,000,000 from the General Revenue Fund is provided to the Department of Education for staff augmentation to streamline and consolidate	ADMINISTRATIVE TRUST FUND
software applications and update user interfaces to be consistent with	FROM STUDENT LOAN OPERATING TRUST
other department applications for the School Choice Scholarship Programs Database.	FUND
From the funds provided in Specific Appropriation 142, \$6,400,000 in recurring funds and \$1,600,000 in nonrecurring funds from the General	147 DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION
Revenue Fund is provided to the Department of Education to implement the	SERVICES
provisions of section 1006.07(4), Florida Statutes.	FROM GENERAL REVENUE FUND 5,397,820 FROM ADMINISTRATIVE TRUST FUND 1,702,973
From the funds in Specific Appropriation 142, the recurring sum of	FROM EDUCATIONAL CERTIFICATION AND
\$80,000 and the nonrecurring sum of \$1,885,840 from the General Revenue Fund are provided to the Department of Education to implement the Number	SERVICE TRUST FUND
One Standards Teacher Professional Development initiative.	FACILITY CONSTRUCTION
143 SPECIAL CATEGORIES	ADMINISTRATIVE TRUST FUND
EDUCATIONAL FACILITIES RESEARCH AND	FROM INSTITUTIONAL ASSESSMENT
DEVELOPMENT PROJECTS FROM DIVISION OF UNIVERSITIES	TRUST FUND
FACILITY CONSTRUCTION	FUND
ADMINISTRATIVE TRUST FUND	FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND
144 SPECIAL CATEGORIES	FROM OPERATING TRUST FUND 93,139
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 97,219	FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND
FROM ADMINISTRATIVE TRUST FUND 47,185	FROM WORKING CAPITAL TRUST FUND
FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND	148 DATA PROCESSING SERVICES
FROM DIVISION OF UNIVERSITIES	NORTHWEST REGIONAL DATA CENTER (NWRDC)
FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	FROM GENERAL REVENUE FUND 1,838,332
ADMINISTRATIVE TRUST FUND	FROM ADMINISTRATIVE TRUST FUND 10,286

273,586,356

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND 72,085 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND 2.083 FROM FEDERAL GRANTS TRUST FUND . . . 28,223 FROM STUDENT LOAN OPERATING TRUST 705,650 FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND 42,045 FROM WORKING CAPITAL TRUST FUND . . 4,372,253 TOTAL: STATE BOARD OF EDUCATION FROM GENERAL REVENUE FUND 121,330,688 152,255,668 FROM TRUST FUNDS

TOTAL POSITIONS 930.00

TOTAL ALL FUNDS

UNIVERSITIES, DIVISION OF

PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES

Funds in Specific Appropriations 15 through 19 and 149 through 162 are provided as grants and aids to support the operation of state university entities. Funds provided to each university entity are contingent upon that university entity following the provisions of chapters 1000 through 1013, Florida Statutes, which relate to state universities. Any withholding of funds pursuant to this provision shall be subject to the approval of the Legislative Budget Commission.

The funds in Specific Appropriation 149 shall be transferred to the H. Lee Moffitt Cancer Center and Research Institute to support the operations of this state university system entity. Funds in Specific Appropriation 149 may be transferred to the Agency for Health Cancer Administration and used as state matching funds for the H. Lee Moffitt Cancer Center and Research Institute to adjust the Medicaid inpatient reimbursement and outpatient trend adjustments applied to the H. Lee Moffitt Cancer Center and Research Institute and other Medicaid reductions to its 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 appropriated to the H. Lee Moffitt Cancer Center and Research Institute to continue the original purpose of providing research and education related to cancer.

The funds provided in Specific Appropriations 150 through 158 from the Education and General Student and Other Fees Trust Fund are the only budget authority provided in this act for the 2020-2021 fiscal year to the named university entities to expend tuition and fees that are collected during the 2020-2021 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 entity shall not exceed the authority provided by these specific appropriations, unless approved pursuant to the provisions of chapter 216, Florida Statutes.

Funds from the General Revenue Fund provided in Specific Appropriations 150 through 158 to each of the named university entities are contingent upon each university entity complying with the tuition and fee policies established in Part II of chapter 1009, Florida Statutes.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

However, the funds appropriated to a specific university entity shall not be affected by the failure of another university entity to comply with this provision.

Funds in Specific Appropriations 15 through 19 and 150 through 162 shall be expended in accordance with operating budgets that must be approved by each university's board of trustees.

Funds in Specific Appropriation 150 from the General Revenue Fund shall be allocated as follows:

University of Florida	361,330,866
Florida State University	307,068,937
Florida A&M University	70,550,991
University of South Florida	174,275,496
University of South Florida - St. Petersburg	26,997,453
University of South Florida - Sarasota/Manatee	15,631,030
Florida Atlantic University	118,513,142
University of West Florida	53,637,649
University of Central Florida	198,112,575
Florida International University	191,913,667
University of North Florida	78,818,557
Florida Gulf Coast University	73,700,250
New College of Florida	26,204,190
Florida Polytechnic University	35,867,520
State University Performance Based Incentives	560,000,000
Johnson Matching Grant	237,500
Universities of Distinction	15,000,000

Funds provided in Specific Appropriation 150, as listed above, include recurring funds from the General Revenue Fund for the following base appropriations projects:

Florida Agricultural and Mechanical University Crestview Education Center	1 500 000
Florida Atlantic University	. 1,500,000
Max Planck Scientific Fellowship Program	. 889,101
Secondary Robotics Team Support	
Florida International University	. 100,000
FIUnique	. 3,539,985
Florida State University	. 3,337,703
Boys & Girls State	. 100,000
Student Veterans Center	500,000
New College of Florida	. 300,000
Career & Internship Program	. 275,000
Master in Data Science & Analytics	. 1,220,000
University of Central Florida	
Advanced Manufacturing Sensor Project	. 5,000,000
University of North Florida	
Advanced Manufacturing & Materials Innovation	. 855,000
University of South Florida	
All Children's Hospital Partnership	. 250,000
Florida Cybersecurity Initiative	. 6,450,000
University of South Florida - St. Pete	
Center for Innovation	. 260,413
University of West Florida	
Office of Economic Development & Engagement	. 1,312,500
Physician Assistance Program	. 1,000,000
School of Mechanical Engineering	. 1,000,000
Veteran & Military Student Support	. 250,000

Included within the total appropriations for State Universities in Specific Appropriation 150, nonrecurring funds from the General Revenue Fund are provided for the following appropriations projects:

Flo	rida Agricultural and Mechanical University	
E	rooksville Agricultural and Environmental Research	
	Station (HB 2783) (Senate Form 1465)	200,000
N	Mandarin Institute (HB 4535) (Senate Form 1801)	200,000
Flo	rida Atlantic University	
N	ax Planck Florida Scientific Fellows (HB 2205) (Senate	
	Form 1016)	750,000
	rida International University	
I	ndividualized C (Senate Form 2094)	750,000

65,542,305

37.517.537

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

AΡ

PPROPRIATION	
Targeted STEM Initiatives (Senate Form 1833)	2,000,000
Washington Center University Scholarships (HB 2497)	
(Senate Form 1640)	350,000
University of Central Florida	
Florida Center For Nursing (HB 4417)	500,000
University of Florida	
Lastinger Center - Algebra Nation: Statewide Digital Math	
Enhancement Program (HB 2151) (Senate Form 1082)	1,000,000
University of North Florida	
Jax Bridges Competitive Small Business Initiative (HB	
3947) (Senate Form 2527)	350,000
University of South Florida - St. Petersburg	
Citizen Scholar Partnership (HB 4147) (Senate Form 1012)	300,000
University of West Florida	
Specialized Degrees for Firefighters (HB 3595) (Senate	
Form 1611)	158,000

Funds in Specific Appropriation 150 from the Education and General Student and Other Fees Trust Fund shall be allocated as follows:

University of Florida	
Florida A&M University	67,801,614
University of South Florida	187,739,487
University of South Florida - St. Petersburg	26,096,995
University of South Florida - Sarasota/Manatee	10,870,425
Florida Atlantic University	136,401,331
University of West Florida	53,000,000
University of Central Florida	318,133,474
Florida International University	262,330,676
University of North Florida	77,333,530
Florida Gulf Coast University	69,089,932
New College of Florida	6,807,778
Florida Polytechnic University	4,108,038

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 2020-2021 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.

Funds in Specific Appropriation 150 from the Phosphate Research Trust Fund are provided for the Florida Polytechnic University.

From the funds in Specific Appropriation 150, \$560,000,000 is provided for State University System Performance Based Incentives. The funds available for allocation to the universities based on the performance funding model shall consist of the state's investment of \$265,000,000 in performance funding, plus an institutional investment of \$295,000,000 consisting of funds to be redistributed from the base funding of the State University System. The Board of Governors shall allocate all appropriated funds for State University System Performance Based Incentives based on the requirements in section 1001.92, Florida Statutes.

From the funds in Specific Appropriation 150, the Board of Governors Foundation shall distribute \$237,500 to state universities for Johnson Scholarships in accordance with section 1009.74, Florida Statutes. Sixty percent of such funds shall be released at the beginning of the first quarter and the balance at the beginning of the third quarter.

From the funds in Specific Appropriation 150, \$15,000,000 for Universities of Distinction shall be distributed by the Board of Governors to state universities that focus on one core competency unique to the State University System and that achieve excellence at the national or state level, meet state workforce needs, and foster an SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

innovation economy that focuses on such areas as health care, security, transportation, and science, technology, engineering, and mathematics (STEM), including supply chain management.

From the funds in Specific Appropriation 150, \$5,000,000 in recurring General Revenue is provided to the Florida Institute for Child Welfare at Florida State University to implement the provisions relating to the Institute in CS/SB 1326 and are contingent upon the bill, or substantially similar legislation, becoming law. The Institute shall provide quarterly implementation status reports to the chair of the Senate Committee on Appropriations; the chair of the House of Representatives Appropriations Committee; the chair of the Senate Committee on Children, Families, and Elder Affairs; and the chair of the House of Representatives Health and Human Services Committee.

151 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FLORIDA AGRICULTURAL AND MECHANICAL UNIVERSITY AND FLORIDA STATE UNIVERSITY COLLEGE OF ENGINEERING FROM GENERAL REVENUE FUND

14.541.522

152 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD AND AGRICULTURAL SCIENCE)

FROM GENERAL REVENUE FUND 153.167.577

From the funds in Specific Appropriation 152, recurring funds are provided for the following base appropriations projects:

Animal Agriculture Industry Science & Technology	2,240,000
Cervidae Disease Research	2,000,000
Florida Shellfish Aquaculture	250,000
Forestry Education	1,110,825
Statewide Water Budget Data Analytics Pilot Project w/ DEP	

153 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - UNIVERSITY OF SOUTH

FLORIDA MEDICAL CENTER

FROM GENERAL REVENUE FUND 68.366.015

FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND

From the funds in Specific Appropriation 153, recurring funds from the General Revenue Fund are provided for the following base appropriations projects:

Center for Neuromusculoskeletal Research	300,000
Veteran PTSD Study	125,000
Veteran PTSD & Traumatic Brain Injury Study	250,000
Veteran Service Center	175,000

154 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - UNIVERSITY OF FLORIDA

HEALTH CENTER

FROM GENERAL REVENUE FUND 106,682,231

FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND

From the funds in Specific Appropriation 154, nonrecurring funds from

the General Revenue Fund are provided for the following appropriations projects:

Alzheimer's Disease and Dementia Research (HB 9047)	
(Senate Form 1616)	1,500,000
Program to Cure Dystonia and Other Involuntary Muscle	
Disorders (Senate Form 2526)	500,000

155 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FLORIDA STATE UNIVERSITY

MEDICAL SCHOOL

FROM GENERAL REVENUE FUND 35 060 136

FROM EDUCATION AND GENERAL STUDENT

AND OTHER FEES TRUST FUND 14,898,434 946 SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION 156 AID TO LOCAL GOVERNMENTS UNIVERSITY OF CENTRAL FLORIDA MEDICAL SCHOOT FROM GENERAL REVENUE FUND 30,920,583 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND 18,346,940 From the funds in Specific Appropriation 156, \$337,000 in recurring funds from the General Revenue Fund is provided for Crohn's and Colitis Research (base appropriations project). 157 AID TO LOCAL GOVERNMENTS

From the funds in Specific Appropriation 157, \$1,500,000 in recurring funds from the General Revenue Fund is provided for the Neuroscience Centers of Florida Foundation (base appropriations project).

32,785,979

18.787.129

158 AID TO LOCAL GOVERNMENTS FLORIDA ATLANTIC UNIVERSITY MEDICAL SCHOOL FROM GENERAL REVENUE FUND 16,568,949

FROM EDUCATION AND GENERAL STUDENT

FLORIDA INTERNATIONAL UNIVERSITY MEDICAL

FROM GENERAL REVENUE FUND

FROM EDUCATION AND GENERAL STUDENT

AND OTHER FEES TRUST FUND

AND OTHER FEES TRUST FUND 10,717,381

159 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 159 shall be allocated for need-based financial aid.

Funds in Specific Appropriation 159 shall be allocated as follows:

University of Florida	1,737,381
Florida State University	1,467,667
Florida A&M University	624,417
University of South Florida	801,368
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

160 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA POSTSECONDARY COMPREHENSIVE TRANSITION PROGRAM FROM GENERAL REVENUE FUND

Funds provided in Specific Appropriation 160 shall be distributed pursuant to the following quidelines:

8,984,565

Florida Center for Students with Unique Abilities...... 1,500,000 Florida Postsecondary Comprehensive Transition Program

Funds provided to the Florida Center for Students with Unique Abilities are for costs solely associated with the center serving as the statewide coordinating center for the program. Funds are provided for startup and enhancement grants pursuant to section 1004.6495(5)(b)5., Florida Statutes. Funds provided for Florida Postsecondary Comprehensive Transition Program Scholarships shall be distributed to students who are enrolled in eligible programs. The scholarship amount shall be \$7,000 for each student who meets the eligibility requirements of subsection 1004.6495(7), Florida Statutes. Funds provided for startup and enhancement grants may also be used to provide additional student SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

scholarships if total grant awards in the 2020-2021 fiscal year are below the appropriated amount. The maximum annual startup and enhancement grant award shall be \$300,000 per institution. Funds provided for Florida Postsecondary Comprehensive Transition Program Scholarships may be used to provide additional startup and enhancement grants if total scholarship awards for the 2020-2021 fiscal year are below the appropriated amount.

161 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INSTITUTE FOR HUMAN AND MACHINE COGNITION FROM GENERAL REVENUE FUND 2.739.184

The funds in Specific Appropriation 161 shall be transferred to the Institute for Human and Machine Cognition to support the operations of this state university system entity.

161A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - COMPLETE FLORIDA PLUS PROGRAM FROM GENERAL REVENUE FUND 29,390,671

Funds provided in Specific Appropriation 161A to the Complete Florida Plus Program at the University of West Florida are for costs associated with the duties and responsibilities of the program established pursuant to section 1006.735, Florida Statutes.

From the funds in Specific Appropriation 161A 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 releases are provided to maximize cost savings through centralized purchases of subscription-based electronic resources.

From the funds in Specific Appropriation 161A 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.

162 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 24.262.595 FROM PHOSPHATE RESEARCH TRUST FUND . 3,971 TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM GENERAL REVENUE FUND 2,849,047,138 FROM TRUST FUNDS 1,962,670,451 TOTAL ALL FUNDS 4,811,717,589

BOARD OF GOVERNORS

APPROVED SALARY RATE 5,085,791

POSITIONS 163 SALARIES AND BENEFITS 65 00 FROM GENERAL REVENUE FUND 6,130,063 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND 801,329

From the funds provided in Specific Appropriation 163, the statefunded portion of salaries for each employee of the Board of Governors shall not exceed \$200,000.

164 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 51 310 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND 15.589 FROM OPERATIONS AND MAINTENANCE 5,196

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION			SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION
165 EXPENSES FROM GENERAL REVENUE FUND	736,982		FROM GENERAL REVENUE FUND
ADMINISTRATIVE TRUST FUND		144,799	FROM TRUST FUNDS
FROM OPERATIONS AND MAINTENANCE TRUST FUND		12,000	EDUCATION/UNIVERSITIES FROM GENERAL REVENUE FUND 2,849,047,138
166 OPERATING CAPITAL OUTLAY			FROM TRUST FUNDS 2,392,456,507 EDUCATION/OTHER
FROM GENERAL REVENUE FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION	11,782		FROM GENERAL REVENUE FUND
ADMINISTRATIVE TRUST FUND		5,950	EDUCATION RECAP FROM GENERAL REVENUE FUND 18,017,742,618
167 SPECIAL CATEGORIES CONTRACTED SERVICES			FROM TRUST FUNDS
FROM GENERAL REVENUE FUND FROM DIVISION OF UNIVERSITIES	784,903		TOTAL POSITIONS
FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND		70,000	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		3,000	SECTION 3 - HUMAN SERVICES
168 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	12.581		The moneys contained herein are appropriated from the named funds to the Agency for Health Care Administration, Agency for Persons with Disabilities, Department of Children and Families, Department of Elder Affairs, Department of Health, and the Department of Veterans' Affairs
169 SPECIAL CATEGORIES	,		as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			AGENCY FOR HEALTH CARE ADMINISTRATION
FROM GENERAL REVENUE FUND	17,130		PROGRAM: ADMINISTRATION AND SUPPORT
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION			APPROVED SALARY RATE 13,134,172
ADMINISTRATIVE TRUST FUND		4,254	172 SALARIES AND BENEFITS POSITIONS 255.00
170 SPECIAL CATEGORIES LEGISLATIVE INITIATIVES IN POST-SECONDAR EDUCATION	У		FROM GENERAL REVENUE FUND 2,990,179 FROM ADMINISTRATIVE TRUST FUND 15,113,330
FROM GENERAL REVENUE FUND	850,000		173 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 732,060
From the funds provided in Specific App funds from the General Revenue Fund ar appropriations project:			FROM ADMINISTRATIVE TRUST FUND
Take Stock in College: Dramatically Improv Post-Secondary Completion (HB 2117) (Sen		850.000	FROM GENERAL REVENUE FUND 302,216 FROM ADMINISTRATIVE TRUST FUND 3,362,172
171 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)		,	175 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 401,539
FROM GENERAL REVENUE FUND	349,859		176 SPECIAL CATEGORIES CONTRACTED SERVICES
TOTAL: BOARD OF GOVERNORS FROM GENERAL REVENUE FUND	8,944,610		FROM GENERAL REVENUE FUND 108,789 FROM ADMINISTRATIVE TRUST FUND 5,332,799
FROM TRUST FUNDS	0/711/010	1,062,117	From the funds in Specific Appropriation 176, \$950,000 in
TOTAL POSITIONS	65.00	10,006,727	nonrecurring funds from the Administrative Trust Fund is provided for the Bureau of Financial Services Enterprise Financial System.
TOTAL OF SECTION 2			176A SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES
FROM GENERAL REVENUE FUND	18,017,742,618		FROM GENERAL REVENUE FUND
FROM TRUST FUNDS	0.000 75	6,809,654,473	From the funds in Specific Appropriation 176A, \$350,000 in nonrecurring funds from the General Revenue Fund is provided for the
TOTAL POSITIONS		04 000 000 000	Madison County Memorial Hospital (HB 3045) (Senate Form 1471).
TOTAL ALL FUNDS		24,827,397,091	177 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CENERAL REPURNIE FIND 21 205
TOTAL: EDUCATION, DEPARTMENT OF (SECTIONS 1 AND EDUCATION/EARLY LEARNING FROM GENERAL REVENUE FUND			FROM GENERAL REVENUE FUND 21,205 FROM ADMINISTRATIVE TRUST FUND
FROM TRUST FUNDS	569,131,518	802,601,542	178 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND	SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION Health Care Administration for Florida Healthy Kids dental services to be paid a monthly premium of no more than \$16.50 per member per month for the period July 1 through December 31 and \$16.14 per member per month for the period January 1 through June 30.
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 20,233 FROM ADMINISTRATIVE TRUST FUND 65,212	185 SPECIAL CATEGORIES MEDIKIDS FROM GENERAL REVENUE FUND
DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM ADMINISTRATIVE TRUST FUND 1,267,589	FUND
180A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CALHOUN LIBERTY HOSPITAL - FACILITY REPLACEMENT	Fund, and \$7,961,941 from the Medical Care Trust Fund are provided to the Agency for Health Care Administration to implement a combined-risk premium model of Title XXI-subsidized and full-pay enrollments for medical insurance payments effective July 1, 2020.
From the funds in Specific Appropriation 180A, \$3,000,000 in	186 SPECIAL CATEGORIES CHILDREN'S MEDICAL SERVICES NETWORK FROM GENERAL REVENUE FUND 45,209,938 FROM GRANTS AND DONATIONS TRUST
nonrecurring funds from the General Revenue Fund is provided for the Calhoun Liberty Hospital (HB 3043) (Senate Form 1646). TOTAL: PROGRAM: ADMINISTRATION AND SUPPORT	FROM GRANTS AND DONATIONS TRUST FUND
FROM GENERAL REVENUE FUND	TOTAL: CHILDREN'S SPECIAL HEALTH CARE FROM GENERAL REVENUE FUND
	TOTAL ALL FUNDS
PROGRAM: HEALTH CARE SERVICES	EXECUTIVE DIRECTION AND SUPPORT SERVICES
CHILDREN'S SPECIAL HEALTH CARE	APPROVED SALARY RATE 29,584,635
181 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION FROM GENERAL REVENUE FUND	187 SALARIES AND BENEFITS POSITIONS 621.00 FROM GENERAL REVENUE FUND 2,716,526 FROM MEDICAL CARE TRUST FUND
	188 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
Healthy Kids Corporation to provide comprehensive health insurance coverage, including dental services, to Title XXI children eligible under the Florida KidCare Program and pursuant to section 624.91, Florida Statutes. The corporation shall use local funds to serve	189 EXPENSES FROM GENERAL REVENUE FUND 903,495 FROM MEDICAL CARE TRUST FUND 6,662,128
non-Title XXI children that are eligible for the program pursuant to section 624.91(3)(b), Florida Statutes. The corporation shall return unspent local funds collected in Fiscal Year 2019-2020 to provide premium assistance for non-Title XXI eligible children based on a	190 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
formula developed by the corporation. 182 SPECIAL CATEGORIES CONTRACTED SERVICES	191 SPECIAL CATEGORIES PHARMACEUTICAL EXPENSE ASSISTANCE FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND 1,006,599 FROM GRANTS AND DONATIONS TRUST FUND	192 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS
FROM MEDICAL CARE TRUST FUND	FROM GENERAL REVENUE FUND 135,901 FROM MEDICAL CARE TRUST FUND 135,901
SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES - FLORIDA HEALTHY KIDS ADMINISTRATION FROM GENERAL REVENUE FUND 4,289,855 FROM MEDICAL CARE TRUST FUND 13,670,983	193 SPECIAL CATEGORIES CONTRACT NURSING HOME AUDIT PROGRAM FROM GENERAL REVENUE FUND 827,653 FROM MEDICAL CARE TRUST FUND
SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION DENTAL SERVICES FROM GENERAL REVENUE FUND 9,746,445	194 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
FROM MEDICAL CARE TRUST FUND	FUND 4,070,535 FROM MEDICAL CARE TRUST FUND 74,946,444

Funds in Specific Appropriation 184 are provided to the Agency for

In order to preserve the limits of Specific Appropriation 194, no funds shall be used for the FX project to replace the Florida Medicaid Management Information System and Medicaid fiscal agent.

From the funds in Specific Appropriation 194, \$1,000,000 from the Grants and Donations Trust Fund and \$1,000,000 from the Medical Care Trust Fund are provided for the Agency for Health Care Administration to contract with the Florida Medical Schools Quality Network created under section 409.975(2), Florida Statutes, to develop quality metrics for Medicaid eligible persons, which are Application Programming Interface (API) compatible with the agency and Medicaid managed care organizations and quality initiatives pursuant to section 409.975, Florida Statutes.

From the funds in Specific Appropriation 194, \$3,150,000 in recurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to maintain the current use of electronic visit verification for Medicaid behavior analysis services and to expand the use of electronic visit verification for behavior analysis services

194A SPECIAL CATEGORIES

CANADIAN PRESCRIPTION DRUG IMPORTATION PROGRAM
FROM GRANTS AND DONATIONS TRUST FUND

10,000,000

From the funds in Specific Appropriation 194A, \$10,000,000 in recurring funds from the Grants and Donations Trust Fund is provided to the Agency for Health Care Administration to competitively procure a vendor to assist with the administration of the Canadian Prescription Drug Importation Program, pursuant to section 381.02035, Florida Statutes, and ensure compliance with all applicable state and federal laws and requirements. Upon approval from the United States Department of Health and Human Services, the agency shall reimburse the vendor for operational costs.

195 SPECIAL CATEGORIES FLORIDA HEALTH CARE CONNECTION (FX) FROM MEDICAL CARE TRUST FUND

47,076,058

Funds in Specific Appropriation 195 are provided to the Agency for Health Care Administration for the modular replacement of the Florida Medicaid Management Information System and fiscal agent that complies with all applicable federal and state laws and requirements, including, but not limited to, the Centers for Medicare and Medicaid Services Interoperability and Patient Access Rule CMS-9115. These funds shall be held in reserve and are contingent upon HB 5003 becoming a law. Upon submission of a comprehensive operational work plan identifying all project work and a monthly spend plan detailing estimated and actual costs, the agency is authorized to submit quarterly budget amendments to request release of funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes, and based on the agency's planned quarterly expenditures. The agency shall submit monthly project status reports to the Executive Office of the Governor's Office of Policy and Budget, the Department of Management Services, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee. Each status report must include progress made to date for each project milestone, deliverable, and task order, planned and actual deliverable completion dates, planned and actual costs incurred, and any project issues and risks. The agency shall consult with the Executive Office of the Governor's working group for interagency information technology integration for the development of competitive solicitations that provide for data interoperability and shared information technology services across the state's health and human services agencies.

From the funds in Specific Appropriation 195, the following maximum amounts are appropriated solely and exclusively for these project components authorized for competitive procurement:

Implementation of an Enterprise Data Warehouse and Data	
Governance	22,232,800
Implementation, Operations, and Maintenance of an	
Integration Platform and Integration Services	10,867,062

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

Strategic Planning, Program Management, and Project	
Management Activities	6,000,000
Core Fiscal Agent Procurement and Modular Communications	4,595,200
Provider Module Procurement	150,000
Independent Verification and Validation Services	3,230,996

From the funds provided in Specific Appropriation 195, \$3,230,996 is provided to the Agency for Health Care Administration to competitively procure a private sector provider with experience in conducting independent verification and validation services of public sector information technology projects to provide independent verification and validation services for all agency staff and vendor work needed to implement the initiative. The contract shall require that all deliverables be simultaneously provided to the agency, the Centers for Medicare and Medicaid Services, the Department of Management Services, the Executive Office of the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee.

196	MEDICAID FISCAL CONTRACT	15,172,571	53,677,531
197	SPECIAL CATEGORIES MEDICAID PEER REVIEW FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	1,093,903	4,403,348
198	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	202,041	257,749
199	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	26,165	180,663
200	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	78,512	150,823
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	38,558,703	246,339,811
	TOTAL POSITIONS TOTAL ALL FUNDS	621.00	284,898,514

MEDICAID SERVICES TO INDIVIDUALS

From the funds in Specific Appropriations 201 through 228, 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 category where a variance is identified, the agency 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 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

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 201 SPECIAL CATEGORIES CASE MANAGEMENT FROM GENERAL REVENUE FUND 43,603 FROM MEDICAL CARE TRUST FUND 70,660 202 SPECIAL CATEGORIES COMMUNITY MENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND 190,563,752 FROM MEDICAL CARE TRUST FUND 314,312,873 SPECIAL CATEGORIES DEVELOPMENTAL EVALUATION AND INTERVENTION/ PART C FROM MEDICAL CARE TRUST FUND 190,678

Funds in Specific Appropriations 203 and 215 are contingent on the availability of the state match being provided in Specific Appropriation 532.

From the funds in Specific Appropriation 204, \$8,673,569 from the General Revenue Fund and \$1,000,000 from the Grants and Donations Trust Fund 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 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 (recurring base appropriation project).

From the funds in Specific Appropriation 206, \$38,501,658 from the General Revenue Fund, \$36,788,022 from the Grants and Donations Trust Fund, and \$122,010,320 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, \$97,300,000 shall be used to fund the Statewide Medicaid Residency Program in accordance with section 409.909 (3), Florida Statutes. Of these funds, \$42,262,976 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; hematology; thoracic surgery; and urology. Funding for the Graduate Medical Education Startup Bonus Program is contingent on the nonfederal share being provided through intergovernmental transfers in the Grants and Donation Trust Fund.

From the funds in Specific Appropriation 206, \$4,020,156 from the Grants and Donations Trust Fund and \$6,514,844 from the Medical Care Trust Fund are provided to fund FTEs in primary care as defined in section 409.909, Florida Statutes, and training in Medicaid regions with

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

primary care demand greater than supply by 25 percent or more as documented in the 2015 IHS Florida Statewide and Regional Physician Workforce Analysis: Estimating Current and Forecasting Future Supply and Demand, 2025 projection. Of these funds, \$4,207,890 shall be first distributed proportionally per-FTE to hospitals with greater than or equal to 14 percent Medicaid utilization, based on the 2018 Florida Hospital Uniform Reporting System data as of December 31, 2019. The remaining funds shall be distributed proportionally per the filled State Fiscal Year 2019-2020 Medicaid approved Graduate Medical Education FTEs. Payments to providers under this section of proviso are contingent upon approval of the nonfederal share provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the fundare not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

From the funds in Specific Appropriation 206, \$11,448,000 from the Grants and Donations Trust Fund and \$18,552,000 from the Medical Care Trust Fund are provided to fund filled Fiscal Year 2019-2020 unweighted FTEs to residency positions in urology, thoracic surgery, nephrology, ophthalmology, infectious disease, and hematology/oncology, to address the declining Graduate Medical Education in these severe deficit physician specialties. Of these funds, \$11,500,000 shall be first distributed to hospitals with greater than 40 unweighted 2019-2020 fiscal year FTEs in specialties in a decline. The remaining funds shall be distributed proportionally based on total unweighted 2019-2020 fiscal year FTEs in specialties in a decline. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

From the funds in Specific Appropriation 206, \$11,448,000 from the Grants and Donations Trust Fund and \$18,552,000 from the Medical Care Trust Fund are provided to statutory teaching hospitals as defined in section 408.07(45), Florida Statutes, that provide charity care greater than \$10 million in charity costs as calculated by the Florida Medicaid Low Income Pool Program and also provide highly specialized tertiary care including: comprehensive stroke and Level 2 adult cardiovascular services; NICU II and III; and adult open heart; shall be designated as a High Tertiary Statutory Teaching Hospital and eligible for funding calculated on a per GME resident-FTE proportional allocation that shall be in addition to any other GME funding. Of these funds, \$11,448,000 shall be first distributed to hospitals with greater than 300 unweighted 2019-2020 fiscal year FTEs. The remaining funds shall be distributed proportionally based on the total unweighted 2019-2020 fiscal year FTEs. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

From the funds in Specific Appropriation 206, \$3,025,706 from the Grants and Donations Trust Fund and \$4,903,294 from the Medical Care Trust Fund are provided to fund up to \$150,000 per-FTE in primary care as defined in section 409.909, Florida Statutes, and training in Medicaid Region 1. Payments are distributed proportionally per the filled State Fiscal Year 2019-2020 Medicaid approved Graduate Medical Education FTEs. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

From the funds in Specific Appropriation 206, \$763,200 from the Grants and Donations Trust Fund and \$1,236,800 from the Medical Care Trust Fund are provided to fund up to \$200,000 per filled Fiscal Year 2020-2021 unweighted FTE resident, fellow or intern position in an accredited program who rotates through mental health and behavioral health facilities licensed under section 394, Florida Statutes, to address the severe deficit of physicians trained in these specialties. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers

> in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

> From the funds in Specific Appropriation 206, \$200,340 in nonrecurring funds from the Grants and Donations Trust Fund and \$324,660 in nonrecurring funds from the Medical Care Trust Fund are provided to fund psychiatry residency slots for Federally Qualified Health Centers that hold continued institutional accreditation from the Accreditation Council for Graduate Medical Education in adult and child psychiatry. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso (HB 3643) (Senate Form 2099).

> From the funds in Specific Appropriation 206, \$800,000 in nonrecurring funds from the Grants and Donations Trust Fund and \$1,296,436 in nonrecurring funds from the Medical Care Trust Fund are provided to fund up to \$100,000 per-FTE internal medicine residency slots for Tallahassee Memorial Healthcare. Payment to the provider under this section of proviso is contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso (HB 9125) (Senate Form 2356).

207 SPECIAL CATEGORIES

HOSPITAL INPATIENT SERVICES

FROM GENERAL REVENUE FUND 237,814,562 FROM HEALTH CARE TRUST FUND 42,300,000 FROM GRANTS AND DONATIONS TRUST 19.805.272 FROM MEDICAL CARE TRUST FUND 563,710,106 FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND 47,450,732 FROM REFUGEE ASSISTANCE TRUST FUND . 234.550

From the funds in Specific Appropriation 207, the calculations of the Medicaid Hospital Funding Programs for Fiscal Year 2020-2021 are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

From the funds in Specific Appropriation 207, 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.

From the funds in Specific Appropriations 207 and 214, \$2,812,399 from the Grants and Donations Trust Fund and \$4,557,619 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 set the global fee for facilities that provide these transplant procedures at \$972,232; the global fee for physicians providing multi-visceral transplants will be set at \$50,000. 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.

By no later than December 31, 2020, the Agency for Health Care Administration shall submit a report reflecting the impact of changes to projected hospital inpatient reimbursement, by hospital and in the aggregate, resulting from annual updates to the Diagnosis Related Grouping (DRG) grouper version used in setting inpatient hospital rates. The report shall be submitted to the Executive Office of the Governor, President of the Senate, and Speaker of the House of Representatives. By no later than April 30, 2020, the agency shall make available, through their website, data reflecting the impact of changes to projected SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> hospital inpatient reimbursement, by hospital and in the aggregate, resulting from final parameters adopted by the Legislature in HB 5001 for State Fiscal Year 2020-2021.

> From the funds in Specific Appropriations 207 and 211, the criteria for the High Medicaid Provider Adjustor shall be hospitals with Medicaid utilization equal to or greater than 50 percent.

From the funds in Specific Appropriation 207, the Agency for Health Care Administration shall continue a Diagnosis Related Grouping (DRG) reimbursement methodology for hospital inpatient services as directed in section 409.905 (5)(c), Florida Statutes.

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Base Rate - $3,505.36
Neonates Service Adjustor Severity Level 1 - 1.0
Neonates Service Adjustor Severity Level 2 - 1.52
Neonates Service Adjustor Severity Level 3 - 1.8
Neonates Service Adjustor Severity Level 4 - 2.0
Neonatal, Pediatric, Transplant Pediatric, Mental Health
  and Rehab DRGs:
Severity Level 1 - 1.0
Severity Level 2 - 1.52
Severity Level 3 - 1.8
Severity Level 4 - 2.0
Free Standing Rehabilitation Provider Adjustor - 4.249
Rural Provider Adjustor - 2.272
Long Term Acute Care (LTAC) Provider Adjustor - 2.155
High Medicaid and High Outlier Provider Adjustor - 2.192
Outlier Threshold - $60,000
Marginal Cost Percentage - 60%
Marginal Cost Percentage for Pediatric Claims Severity
 Levels 3 or 4 - 80%
Marginal Cost Percentage for Neonates Claims Severity
  Levels 3 or 4 - 80%
Marginal Cost Percentage for Transplant Pediatric Claims
  Severity Levels 3 or 4 - 80%
Documentation and Coding Adjustment - 1/3 of 1% per year
Level I Trauma Add On - 17%
Level II or Level II and Pediatric Add On - 11%
Pediatric Trauma Add On - 4%
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From the funds in Specific Appropriations 207, 211, and 215, \$53,979,408 in nonrecurring funds from the Grants and Donations Trust Fund and \$87,476,064 in nonrecurring funds from the Medical Care Trust Fund are provided to implement cost-based reimbursement computed as multipliers by the Agency for Health Care Administration based on upper payment limit principles for qualifying Florida cancer hospitals that meet the criteria in 42 U.S.C. s. 1395ww(d)(1)(B)(v), and achieve the quality metrics in the pre-print approved by the federal Centers for Medicare and Medicaid Services for a minimum fee schedule calculated as a supplemental per member per month payment. These funds shall be placed in reserve. The agency shall submit a budget amendment requesting release of the funds held in reserve pursuant to chapter 216, Florida Statutes. In addition to the proposed amendment, the agency must submit a proposed distribution model by entity and a proposed listing of entities contributing intergovernmental transfers to support the state match. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

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208 SPECIAL CATEGORIES
     REGULAR DISPROPORTIONATE SHARE
      FROM GENERAL REVENUE FUND . . . . .
                                                  6.545.351
      FROM GRANTS AND DONATIONS TRUST
                                                                 90,022,911
      FROM MEDICAL CARE TRUST FUND . . . .
                                                                233.879.514
```

From the funds in Specific Appropriation 208, the calculations of the Medicaid Hospital Funding Programs for Fiscal Year 2020-2021 are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

4,840,597

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> Funds in Specific Appropriation 208 shall be used for a Disproportionate Share Hospital Program and are contingent on the state share being provided through grants and donations from state, county, or other government entities.

> Funds in Specific Appropriation 208 are provided for a federally funded Rural Hospital Financial Assistance program as provided in section 409.9116, Florida Statutes.

> From the funds in Specific Appropriation 208, \$1,526,400 in nonrecurring funds from the Grants and Donations Trust Fund and \$2,473,600 in nonrecurring funds from the Medical Care Trust Fund are provided to Sacred Heart Hospital (HB 2229) (Senate Form 1399).

209 SPECIAL CATEGORIES

LOW INCOME POOL

FROM GRANTS AND DONATIONS TRUST

575,600,011 FROM MEDICAL CARE TRUST FUND 932,785,762

From the funds in Specific Appropriation 209, \$575,600,011 from the Grants and Donations Trust Fund and \$932,785,762 from the Medical Care Trust Fund are provided to the Agency for Health Care Administration for the purpose of implementing the Low Income Pool program. These funds shall be placed in reserve. The agency shall submit a budget amendment requesting release of the funds held in reserve pursuant to chapter 216, Florida Statutes, and the final terms and conditions of the Low Income Pool. If the chair and vice chair of the Legislative Budget Commission or the President of the Senate and the Speaker of the House of Representatives object in writing to a proposed amendment within 14 days after notification, the Governor shall void the action. In addition to the proposed amendment, the agency must submit a proposed distribution model by entity and a proposed listing of entities contributing Intergovernmental Transfers to support the state match required. Low Income Pool payments to providers are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

In order to preserve the limits of Specific Appropriation 209, the Agency for Health Care Administration is prohibited from seeking federal approval to amend the Special Terms and Conditions for the Low Income Pool before notification is provided to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. Such notification is subject to the legislative review and objection provisions of section 216.177, Florida Statutes.

210 SPECIAL CATEGORIES

HOSPITAL INSURANCE BENEFITS

FROM GENERAL REVENUE FUND 21,490,533 FROM MEDICAL CARE TRUST FUND 34,830,337

211 SPECIAL CATEGORIES

HOSPITAL OUTPATIENT SERVICES

FROM GENERAL REVENUE FUND 61,536,081

FROM GRANTS AND DONATIONS TRUST

6,064,337 FROM MEDICAL CARE TRUST FUND 143,619,474

FROM PUBLIC MEDICAL ASSISTANCE

TRUST FUND 20,768,022 FROM REFUGEE ASSISTANCE TRUST FUND .

From the funds in Specific Appropriation 211, the calculations of the Medicaid Hospital Funding Programs for Fiscal Year 2020-2021 are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

From the funds in Specific Appropriation 211, the Agency for Health Care Administration shall implement an Enhanced Ambulatory Patient Grouping (EAPG) reimbursement methodology for hospital outpatient services as directed in section 409.905(6)(b), Florida Statutes. SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

Ambulatory Surgical Center Base Rate - \$258.71 Hospital Outpatient Base Rate - \$373.43 Rural Hospital Provider Adjustor - 1.5786 High Medicaid and High Outlier Hospital Adjustor - 2.1844 Documentation and Coding Adjustment - 0%

212 SPECIAL CATEGORIES

requirements.

OTHER FEE FOR SERVICE

FROM GENERAL REVENUE FUND

FROM HEALTH CARE TRUST FUND

FROM GRANTS AND DONATIONS TRUST

1,743,862 FROM MEDICAL CARE TRUST FUND 421,258,103 FROM REFUGEE ASSISTANCE TRUST FUND . 529.147

Funds in Specific Appropriation 212 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

From the funds in Specific Appropriation 212, 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 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.

From the funds in Specific Appropriation 212, the Agency for Health Care Administration shall apply a recurring methodology to establish clinic services 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.

From the funds in Specific Appropriations 212 and 215, \$400,000 from the Grants and Donations Trust Fund and \$648,218 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.

From the funds in Specific Appropriations 212 and 226, \$18,461,183 from the Grants and Donations Trust Fund and \$29,917,179 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.

From the funds in Specific Appropriations 212, 215, and 226, \$20,906,609 from the Grants and Donations Trust Fund and \$68,880,102 from the Medical Care Trust Fund are provided for a certified public expenditure program for Emergency Medical Services. The Agency for Health Care Administration shall seek a state plan amendment/waiver to implement this program pursuant to 42 CFR 433.51. Payments to providers under this section of proviso is contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

From the funds in Specific Appropriations 212, 225, and 226, \$28,550,000 in recurring funds from the General Revenue Fund and \$46,266,562 in recurring funds from the Medical Care Trust Fund are provided to the Agency for Health Care Administration to provide a nursing home reimbursement rate increase.

From the funds in Specific Appropriation 212, \$36,787,503 in recurring funds from the General Revenue Fund and \$32,156,391 in recurring funds from the Medical Care Trust Fund are placed in reserve for the Medicaid Contingency Reserve. Should the funds be needed, the Agency for Health Care Administration is authorized to submit budget amendments to request release of the funds placed in reserve pursuant to the provisions of chapter 216, Florida Statutes. The release of funds in reserve is contingent upon the agency providing sufficient justification for authorization of release to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

SPECIAL CATEGORIES

PERSONAL CARE SERVICES

FROM GENERAL REVENUE FUND 40,469,243

FROM MEDICAL CARE TRUST FUND 65,788,098

214 SPECIAL CATEGORIES

PHYSICIAN AND HEALTH CARE PRACTITIONER

SERVICES

FROM GENERAL REVENUE FUND 66,749,939 FROM HEALTH CARE TRUST FUND 3,543,106 FROM TOBACCO SETTLEMENT TRUST FUND . 15,898,906

FROM GRANTS AND DONATIONS TRUST 23,192,541

FROM MEDICAL CARE TRUST FUND 189,588,060 FROM PUBLIC MEDICAL ASSISTANCE

7,114,334 275 779

From the funds in Specific Appropriation 214, \$22,920,723 from the Grants and Donations Trust Fund and \$37,144,066 from the Medical Care Trust Fund are provided for a differential fee schedule paid as supplemental payments for services provided by doctors of medicine, osteopathy, and dentistry 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 or dental school in Florida. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

From the funds in Specific Appropriation 214 and 215, \$1,000,000 in recurring funds from the General Revenue Fund and \$1,620,545 in recurring funds from the Medical Care Trust Fund are provided for a rate increase for physicians providing neonatal intensive care unit services.

SPECIAL CATEGORIES

PREPAID HEALTH PLANS

FROM GENERAL REVENUE FUND 3,451,549,304

FROM HEALTH CARE TRUST FUND 327,785,668 FROM TOBACCO SETTLEMENT TRUST FUND . 316,001,094 SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

FROM GRANTS AND DONATIONS TRUST 1,803,244,158 7,979,840,168 FROM PUBLIC MEDICAL ASSISTANCE 691 186 751 10,499,873

From the funds in Specific Appropriation 215, \$92,704,335 from the Grants and Donations Trust Fund and \$150,231,554 from the Medical Care Trust Fund shall be used to pay prepaid health plans to support access to high quality care provided by doctors of medicine, osteopathy, and dentistry 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 or dental school in Florida through a minimum fee schedule calculated as a supplemental per member per month payment, based on the amount allowable under the state plan amendment and historic utilization of services. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

From the funds in Specific Appropriation 215, \$4,000,000 from the General Revenue Fund and \$6,482,180 from the Medical Care Trust Fund are provided for flexible services for persons with severe mental illness or substance abuse disorders, including, but not limited to, temporary housing assistance, subject to federal approval under section 409.906(13)(e), Florida Statutes.

From the funds in Specific Appropriation 215, \$4,808,921 from the Grants and Donations Trust Fund and \$7,793,072 from the Medical Care Trust Fund are provided to increase reimbursement for physicians and dentists employed by or under contract with a Florida medical or dental school and practitioners under the supervision of those physicians or dentists to the level provided for these physicians and practitioners pursuant to minimum fee schedule calculated as a supplemental per member per month payment based on the historic utilization of services by Medicaid eligible children. Payment of the increase under this section of proviso is contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund. In the event the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section of proviso.

SPECIAL CATEGORIES

PRESCRIBED MEDICINE/DRUGS

FROM GENERAL REVENUE FUND

FROM HEALTH CARE TRUST FUND 23,416,496 FROM GRANTS AND DONATIONS TRUST

255,110,234 FROM MEDICAL CARE TRUST FUND 30,655,756 FROM REFUGEE ASSISTANCE TRUST FUND . 264,823

217 SPECIAL CATEGORIES

MEDICARE PART D PAYMENT

FROM GENERAL REVENUE FUND 666,880,203

218 SPECIAL CATEGORIES

STATEWIDE INPATIENT PSYCHIATRIC SERVICES

FROM GENERAL REVENUE FUND 355,090 FROM MEDICAL CARE TRUST FUND

The funds in Specific Appropriation 218 are provided to the Agency for Health Care Administration for services for children in the

604,030

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.

219 SPECIAL CATEGORIES

SUPPLEMENTAL MEDICAL INSURANCE

FROM GENERAL REVENUE FUND 713,504,907

FROM MEDICAL CARE TRUST FUND 1.283.646.544 SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 220 SPECIAL CATEGORIES

MEDICAID SCHOOL REFINANCING

MEDICALD SCHOOL REFINANCING

FROM GENERAL REVENUE FUND 4,000,000

From the funds in Specific Appropriation 220, \$4,000,000 from the General Revenue Fund and \$6,482,180 from the Medical Care Trust Fund are provided for school-based services, pursuant to section 409.9072, Florida Statutes, provided by private schools or charter schools that are not participating in the school district's certified match program under section 409.9071, Florida Statutes, to children younger than 21 years of age with specified disabilities who are eligible for Medicaid and Part B or Part H of the Individuals with Disabilities Act (IDEA), or the exceptional student education program, or who have an individualized educational plan.

TOTAL: MEDICAID SERVICES TO INDIVIDUALS

FROM GENERAL REVENUE FUND 5,817,981,022

MEDICAID LONG TERM CARE

221 SPECIAL CATEGORIES

ASSISTIVE CARE SERVICES

FROM GENERAL REVENUE FUND 1,550,711

222 SPECIAL CATEGORIES

HOME AND COMMUNITY BASED SERVICES

FROM GENERAL REVENUE FUND 170,355

223 SPECIAL CATEGORIES

INTERMEDIATE CARE FACILITIES/

INTELLECTUALLY DISABLED - SUNLAND CENTER

From the funds in Specific Appropriations 223, 224, 225, 226, and 227, 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 249 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 99,706,718

FROM GRANTS AND DONATIONS TRUST

From the funds in Specific Appropriation 224, \$16,758,102 from the Grants and Donations Trust Fund and \$27,157,260 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 amount.

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, \$14,639,481 in recurring funds from the General Revenue Fund and \$23,723,940 in recurring funds from the Medical Care Trust Fund are provided to establish a new level of reimbursement for Medicaid-eligible individuals residing in or seeking admission to an Intermediate Care Facility for Individuals with Intellectual Disabilities (ICF/IID) who have severe behavioral needs. These funds shall be placed in reserve. The Agency for Health Care Administration shall submit a budget amendment requesting release of the funds held in reserve pursuant to chapter 216, Florida Statutes. Release of the funds is contingent upon the agency demonstrating the need and identifying individuals who have severe behavioral needs and who qualify for this level of care.

225 SPECIAL CATEGORIES

NURSING HOME CARE

noncent none one	
FROM GENERAL REVENUE FUND 6,48	38,832
FROM HEALTH CARE TRUST FUND	16,729,472
FROM GRANTS AND DONATIONS TRUST	
FUND	49,921,212
FROM MEDICAL CARE TRUST FUND	118,525,882

From the funds in Specific Appropriation 225, the Agency for Health Care Administration is authorized to transfer funds in accordance with the provisions of chapter 216, Florida Statutes, to Specific Appropriation 222 specifically for slots under the Model 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, \$425,975,789 from the Grants and Donations Trust Fund and \$690,312,966 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 these Specific Appropriations. 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

PREPAID HEALTH PLAN/LONG TERM CARE

FROM GENERAL REVENUE FUND 1,224,345,212

227 SPECIAL CATEGORIES

STATE MENTAL HEALTH HOSPITAL PROGRAM FROM MEDICAL CARE TRUST FUND

6,629,486

JOURNAL OF THE SENATE

SPECIE APPROF	PRIATION SPECIAL CATEGORIES PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY (PACE)	73,077,717	SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 239 SPECIAL CATEGORIES STATE OPERATIONS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009
TOTAL:	FROM MEDICAL CARE TRUST FUND MEDICAID LONG TERM CARE FROM GENERAL REVENUE FUND FROM TRUST FUNDS	1,332,261,828	240 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES - AMERICAN RECOVERY AND REINVESTMENT ACT OF
	TOTAL ALL FUNDS	7,033,373,531	2009 FROM HEALTH CARE TRUST FUND
PROGR <i>I</i>	M: HEALTH CARE REGULATION		TOTAL: HEALTH CARE REGULATION FROM TRUST FUNDS
HEALTI	CARE REGULATION		TOTAL POSITIONS
I	APPROVED SALARY RATE 29,660,409		TOTAL ALL FUNDS
229	SALARIES AND BENEFITS POSITIONS FROM HEALTH CARE TRUST FUND		TOTAL: AGENCY FOR HEALTH CARE ADMINISTRATION FROM GENERAL REVENUE FUND 7,347,054,093 FROM TRUST FUNDS
230	OTHER PERSONAL SERVICES FROM HEALTH CARE TRUST FUND FROM QUALITY OF LONG-TERM CARE FACILITY IMPROVEMENT TRUST FUND	1,670,673 76,617	TOTAL POSITIONS
231	EXPENSES	.0,02	AGENCY FOR PERSONS WITH DISABILITIES
	FROM HEALTH CARE TRUST FUND	7,077,279	PROGRAM: SERVICES TO PERSONS WITH DISABILITIES
232	OPERATING CAPITAL OUTLAY FROM HEALTH CARE TRUST FUND	114,818	HOME AND COMMUNITY SERVICES
233	SPECIAL CATEGORIES		APPROVED SALARY RATE 18,570,414
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM HEALTH CARE TRUST FUND	870,211	241 SALARIES AND BENEFITS POSITIONS 434.00 FROM GENERAL REVENUE FUND
234	SPECIAL CATEGORIES	070,211	FROM OPERATIONS AND MAINTENANCE TRUST FUND
234	CONTRACTED SERVICES FROM HEALTH CARE TRUST FUND	6,170,307	FROM SOCIAL SERVICES BLOCK GRANT
	FROM QUALITY OF LONG-TERM CARE FACILITY IMPROVEMENT TRUST FUND		242 OTHER PERSONAL SERVICES
Fur	ds the funds in Specific Appropriat	ion 234, the recurring sum of	FROM GENERAL REVENUE FUND 2,681,881 FROM OPERATIONS AND MAINTENANCE
			FROM OPERATIONS AND MAINTENANCE TRUST FUND
imp	vivities that benefit nursing home norove their quality of care or quality	of life. These funds shall be	TRUST FUND
rec	iced in reserve. The agency is authorized questing release of the funds pursua tutes. The budget amendment shall includ	int to chapter 216, Florida	243 EXPENSES FROM GENERAL REVENUE FUND 1,919,994 FROM OPERATIONS AND MAINTENANCE
	n and spending plan.	•	TRUST FUND
	om the funds in Specific Appropriation Trust Fund is provided for the Unive		TRUST FUND
	change (recurring base appropriation proj		244 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 9,060
235	SPECIAL CATEGORIES EMERGENCY ALTERNATIVE PLACEMENT FROM HEALTH CARE TRUST FUND	806,629	245 SPECIAL CATEGORIES GRANT AND AID INDIVIDUAL AND FAMILY
236	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HEALTH CARE TRUST FUND	407,290	SUPPORTS FROM GENERAL REVENUE FUND 3,580,000 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
227	SPECIAL CATEGORIES	101,270	Funds in Specific Appropriation 245 expended for developmental
231	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HEALTH CARE TRUST FUND	140,269	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.
238	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HEALTH CARE TRUST FUND	200,400	From the funds in Specific Appropriation 245, the nonrecurring sum of \$1,000,000 from the General Revenue Fund is provided for supported employment services for individuals on the waiting list for the Developmental Disabilities Medicaid Waiver program in Specific Appropriation 249. 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 towards obtaining and maintaining paid or unpaid internships.

246 SPECIAL CATEGORIES ROOM AND BOARD PAYMENTS FOR DEVELOPMENTALLY DISABLED FROM GENERAL REVENUE FUND

2.639.201

247 SPECIAL CATEGORIES CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 621,387 FROM OPERATIONS AND MAINTENANCE

360,322

FROM SOCIAL SERVICES BLOCK GRANT

32.018

248 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES

FROM GENERAL REVENUE FUND

13.249.599

From the funds in Specific Appropriation 248, \$3,000,000 from the General Revenue Fund is provided to Arc of Florida - Dental Services (recurring base appropriations project).

From the funds in Specific Appropriation 248, nonrecurring funds from the General Revenue Fund are provided for the following projects:

Easterseals of Brevard and Collier Counties Life Skills & Employment Readiness Programs (HB 2893) (Senate Form	
1323) Easterseals of Northeast Central Florida Autism Center of	150,000
Excellence (HB 3667) (Senate Form 1498)Family Initiative Southwest Florida Autism Project for Community and Clinical Support (HB 9019) (Senate Form	175,000
1617) Area Stage Company's Inclusion Theatre Project (HB	250,000
3625) (Senate Form 1004)	250,000
Form 1193) Devereux Advanced Behavioral Health Dual Diagnosis Services: Mental Health and Intellectual/Developmental	100,000
Disabilities (HB 3651)(Senate Form 1251)	666,713
2283) (Senate Form 2175)	1,150,000
Life Skills (HB 2113) (Senate Form 1659)	300,000
(HB 4935) (Senate Form 2482)	303,998
3909) (Senate Form 2524)	200,000
1157)	500,000
2239) (Senate Form 1613)	25,000
Culinary Programs (HB 3029) (Senate Form 1205) Easterseals Southwest Florida, Inc Vocational Training and Education for Adults with Disabilities (HB	500,000
4661) (Senate Form 2109)	983,888
4707) (Senate Form 2110)	1,728,000
Form 2017)	1,667,000
2113)	1,000,000
10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	300,000

SPECIAL CATEGORIES HOME AND COMMUNITY BASED SERVICES WAIVER

FROM GENERAL REVENUE FUND 517,269,814 SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> FROM OPERATIONS AND MAINTENANCE

838,259,046

Funds in Specific Appropriation 249 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.

The Agency for Persons with Disabilities, in consultation with the Agency for Health Care Administration, shall provide a quarterly reconciliation report of all Home and Community Based Services waiver expenditures from the Agency for Health Care Administration's claims management system with service utilization from the Agency for Persons with Disabilities Allocation, Budget, and Contract Control system. The reconciliation report shall be submitted to 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 calendar quarter.

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 to date along with any corrective action plans necessary to align program expenditures with annual appropriations within 30 days after the last business day of the preceding month. The surplus deficit report must also include allocation amounts related to the increased needs of existing waiver clients pursuant to section 393.0062(1), Florida Statutes, and to newly enrolled clients due to removing individuals from the waitlist. At a minimum, the allocation information shall include the total number of clients approved for an increase in services, the total number of clients enrolled onto the waiver from the waitlist, the total number of clients disenrolled from the waiver, the number of service units approved by service, and the annualized cost of approved service units.

From the funds in Specific Appropriation 249, \$11,533,269 from the General Revenue Fund and \$18,690,182 from the Operations and Maintenance Trust Fund are provided to expand the Home and Community Based Services Waiver by removing the greatest number of individuals permissible under the additional funding from the Waiver waiting list. The funds shall be held in reserve and the agency is authorized to submit budget amendments requesting the release of funds pursuant to the provisions of chapter 216, Florida Statutes. Requests for the release of funds shall include a detailed spending plan for the proposed use of the funds. Release of these funds is contingent upon the timely receipt of the quarterly reconciliation of expenditures report, and the monthly surplus deficit report and associated corrective action plans for each month of the preceding calendar quarter.

From funds in Specific Appropriation 249, \$2,079,814 from the General Revenue Fund and \$3,370,431 from the Operations and Maintenance Trust Fund are provided for a uniform provider rate increase for Residential Habilitation providers; \$6,143,918 from the General Revenue Fund and \$9,956,496 from the Operations and Maintenance Trust Fund are provided for a uniform provider rate increase for Adult Day Training providers; \$14,055,710 from the General Revenue Fund and \$22,777,911 from the Operations and Maintenance Trust Fund are provided for a uniform rate increase for Personal Supports and Companion providers; \$693,777 from the General Revenue Fund and \$1,124,297 from the Operations and Maintenance Trust Fund are provided for a uniform rate increase for Respite providers. These funds must be used exclusively to increase the salaries of direct care staff.

250	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	352,872
251	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	85,549

61.880

SECTION 3 - HUMAN SERVICES SECTION 3 - HUMAN SERVICES SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION 251A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND (recurring base appropriations project). NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FIXED CAPITAL OUTLAY FOR PERSONS WITH 259A SPECIAL CATEGORIES DISABILITIES AGENCY FOR PERSONS WITH DISABILITIES -FROM GENERAL REVENUE FUND TCONNECT 2,265,000 FROM GENERAL REVENUE FUND 1,015,448 From the funds in Specific Appropriation 251A, nonrecurring funds from FROM OPERATIONS AND MAINTENANCE the General Revenue Fund are provided for the following projects: 2,666,610 From the funds in Specific Appropriation 259A, the recurring sums of Chabad of Kendall Fortification/Friendship Circle (HB 3127) (Senate Form 2069)..... 350.000 \$143,988 from the General Revenue Fund and \$143,988 from the Operations Arc Nature Coast Center for Critical Needs and Aging (HB and Maintenance Trust Fund, and the nonrecurring sums of \$232,014 from the General Revenue Fund and \$1,008,176 from the Operations and Maintenance Trust Fund are provided to the Agency for Persons with Disabilities to continue implementation of the iConnect system for the MACtown Life Skills Development Center Expansion (HB 2323) (Senate Form 1056)..... 700,000 ARC of St. Johns Adult Day Training Center and Hurricane purpose of providing electronic visit verification of service delivery to recipients by providers, electronic billings for Developmental Disabilities Medicaid Waiver services, and electronic processing of Special Needs Shelter (HB 4753) (Senate Form 2564)..... 215.000 claims. From the funds provided in Specific Appropriation 259A, TOTAL: HOME AND COMMUNITY SERVICES \$295,447 from the General Revenue Fund and \$295,447 from the Operations FROM GENERAL REVENUE FUND 559,842,729 FROM TRUST FUNDS 863,725,235 and Maintenance Trust Fund, shall be held in reserve. The agency is authorized to submit budget amendments requesting the release of funds pursuant to the provisions of chapter 216, Florida Statutes. Requests TOTAL POSITIONS 434.00 TOTAL ALL FUNDS 1,423,567,964 for the release of funds shall include a detailed operational work plan and project spending plan. The agency shall also provide quarterly PROGRAM MANAGEMENT AND COMPLIANCE project status reports to the chair of the Senate Appropriations Committee, the chair of the House Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The APPROVED SALARY RATE 9,857,473 report must include progress made to date for each project milestone and contract deliverable, planned and actual completion dates, planned and actual costs incurred, and any current project issues and risks. 252 SALARIES AND BENEFITS POSITIONS 165.00 FROM GENERAL REVENUE FUND 8,701,485 FROM OPERATIONS AND MAINTENANCE TRUST FUND 5,736,030 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 253 OTHER PERSONAL SERVICES 167.337 FROM GENERAL REVENUE FUND 374,692 FROM OPERATIONS AND MAINTENANCE 261 SPECIAL CATEGORIES HOME AND COMMUNITY SERVICES ADMINISTRATION TRUST FUND 244,865 FROM GENERAL REVENUE FUND 2,739,933 FROM OPERATIONS AND MAINTENANCE FROM GENERAL REVENUE FUND 1.445.370 TRUST FUND 2,730,806 FROM OPERATIONS AND MAINTENANCE 262 SPECIAL CATEGORIES 975,146 TRANSFER TO DEPARTMENT OF MANAGEMENT 255 OPERATING CAPITAL OUTLAY SERVICES - HUMAN RESOURCES SERVICES FROM GENERAL REVENUE FUND 39.474 PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE 30.580 FROM OPERATIONS AND MAINTENANCE TRUST FUND 9,500 32,974 255A SPECIAL CATEGORIES DATA PROCESSING SERVICES ACOUISITION OF MOTOR VEHICLES DATA PROCESSING ASSESSMENT - DEPARTMENT OF FROM GENERAL REVENUE FUND 90.750 MANAGEMENT SERVICES FROM GENERAL REVENUE FUND 98 342 256 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE FROM OPERATIONS AND MAINTENANCE HEARTNGS 395,726 FROM GENERAL REVENUE FUND 70,298 FROM OPERATIONS AND MAINTENANCE TOTAL: PROGRAM MANAGEMENT AND COMPLIANCE FROM GENERAL REVENUE FUND TRUST FUND 1.950 17,344,749 FROM TRUST FUNDS 14,199,213 257 SPECIAL CATEGORIES TOTAL POSITIONS CONTRACTED SERVICES 165.00 FROM GENERAL REVENUE FUND 582,967 TOTAL ALL FUNDS 31,543,962 FROM OPERATIONS AND MAINTENANCE DEVELOPMENTAL DISABILITY CENTERS - CIVIL PROGRAM TRUST FUND 362,512 258 SPECIAL CATEGORIES APPROVED SALARY RATE 56,903,424 GRANTS AND AIDS - CONTRACTED SERVICES POSITIONS 1,598.00 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND 1,988,073 FROM OPERATIONS AND MAINTENANCE FROM GENERAL REVENUE FUND 31,323,967 TRUST FUND 1,043,094 FROM OPERATIONS AND MAINTENANCE 44,477,748 From the funds in Specific Appropriation 258, \$500,000 in recurring

265 OTHER PERSONAL SERVICES

funds from the General Revenue Fund is provided for Special Olympics

000		332	711111111111111111111111111111111111111			1,141	om 10, 2020
SPECIE				SPECI			
APPROI	PRIATION			APPRO	PRIATION		
	FROM GENERAL REVENUE FUND	616,827			TOTAL POSITIONS	1,598.00	100 510 000
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		889,634		TOTAL ALL FUNDS		100,512,896
	TRUST FUND		009,034	DEVEL	OPMENTAL DISABILITY CENTERS - FORENSIC		
266	EXPENSES			PROGR			
	FROM GENERAL REVENUE FUND	2,202,507					
	FROM OPERATIONS AND MAINTENANCE				APPROVED SALARY RATE 17,172,460		
	TRUST FUND		3,354,032				
0.65				276	SALARIES AND BENEFITS POSITIONS	503.50	
267	OPERATING CAPITAL OUTLAY	05 402			FROM GENERAL REVENUE FUND	25,313,337	
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	85,493		277	OTHER PERSONAL SERVICES		
	TRUST FUND		32,972	2//	FROM GENERAL REVENUE FUND	281.232	
						,	
268	FOOD PRODUCTS			278	EXPENSES		
	FROM GENERAL REVENUE FUND	788,707			FROM GENERAL REVENUE FUND	936,672	
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		1 110 000	270	ODEDAMING CADIMAL OUMLAY		
	TRUST FUND		1,110,220	219	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	76 316	
269	SPECIAL CATEGORIES				FROM OBNERAL REVENUE FOND	70,310	
207	ACQUISITION OF MOTOR VEHICLES			280	FOOD PRODUCTS		
	FROM GENERAL REVENUE FUND	132,744			FROM GENERAL REVENUE FUND	456,200	
	FROM OPERATIONS AND MAINTENANCE						
	TRUST FUND		213,124	281	SPECIAL CATEGORIES		
270	SPECIAL CATEGORIES				ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	220 215	
270	CONTRACTED SERVICES				FROM GENERAL REVENUE FOND	230,213	
	FROM GENERAL REVENUE FUND	795,368		282	SPECIAL CATEGORIES		
	FROM OPERATIONS AND MAINTENANCE				CONTRACTED SERVICES		
	TRUST FUND		1,176,248		FROM GENERAL REVENUE FUND	571,137	
	FROM SOCIAL SERVICES BLOCK GRANT		22 400	202	ODEGIAL CAMEGODIEC		
	TRUST FUND		33,480	203	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONA:	г.	
271	SPECIAL CATEGORIES				SERVICES CONTRICTED TROTESSIONS	_	
	GRANTS AND AIDS - CONTRACTED PROFESSIONAL				FROM GENERAL REVENUE FUND	350,122	
	SERVICES				0000000		
	FROM GENERAL REVENUE FUND	1,918,146		284	PRESCRIBED MEDICINE/DRUGS - NON-MEDICAID		
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		3,215,903		FROM GENERAL REVENUE FUND		
	111001 10112		3/213/303			331/233	
272	SPECIAL CATEGORIES			285	SPECIAL CATEGORIES		
	PRESCRIBED MEDICINE/DRUGS - NON-MEDICAID				RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	361,743			FROM GENERAL REVENUE FUND	842,430	
	TRUST FUND		36 978	286	SPECIAL CATEGORIES		
	INOUT TOND		30,510	200	SALARY INCENTIVE PAYMENTS		
273	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	18,751	
	RISK MANAGEMENT INSURANCE						
	FROM GENERAL REVENUE FUND	1,829,988		287			
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		2,002,724		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	111001 10112		2,002,721		PURCHASED PER STATEWIDE CONTRACT		
274	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	123,932	
	TRANSFER TO DEPARTMENT OF MANAGEMENT			moma-	DENIELODMENTAL DIGARILITANI GENTERO	ота	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			TOTAL	: DEVELOPMENTAL DISABILITY CENTERS - FOREN: PROGRAM	210	
	FROM GENERAL REVENUE FUND	242,763			FROM GENERAL REVENUE FUND	29,734,524	
	FROM OPERATIONS AND MAINTENANCE					., . , .	
	TRUST FUND		373,152		TOTAL POSITIONS	503.50	
000	HIVED CARIMAL OUMLAN				TOTAL ALL FUNDS		29,734,524
275	FIXED CAPITAL OUTLAY AGENCY FOR PERSONS WITH DISABILITIES FIXED			ποπατ.	: AGENCY FOR PERSONS WITH DISABILITIES		
	CAPITAL OUTLAY NEEDS FOR CENTRALLY MANAGED			101111	FROM GENERAL REVENUE FUND	647,220,255	
	FACILITIES				FROM TRUST FUNDS		938,139,091
	FROM OPERATIONS AND MAINTENANCE						
	TRUST FUND		3,298,428		TOTAL POSITIONS	2,700.50	1 505 250 246
Fiir	nds provided in Specific Appropriation 275	shall be prior	ritized for		TOTAL ALL FUNDS	102,503,771	1,585,359,346
mai	intenance and repair projects at the Sunla	and Center in M	Marianna to			,,	
	sure the health and safety of residents and s			CHILD	REN AND FAMILIES, DEPARTMENT OF		
דגייח∧יח	. המשתה המשתה שה דומגה הו הרשותה מונידי הה	ОСБУМ		NT -	funda are appropriated in Charles ?	opriations one t	hrough 2020
IOTAL:	DEVELOPMENTAL DISABILITY CENTERS - CIVIL PR FROM GENERAL REVENUE FUND	UGRAM 40,298,253			funds are appropriated in Specific Approduced sections 8, 31, 32, 33, and 114 for the		
	FROM TRUST FUNDS	10,270,233	60,214,643	00	ssession of space for offices or any other	purpose or use	at Northwood
			,,	r°			

SPECIF APPROF Cen Sta	RIATION utre, 1940 North Monroe Street, Tallal ute of Florida lease Nos. 720:0139,5:	90:1998, 590:2226,	590:2348,	SPECII APPROI	ON 3 - HUMAN SERVICES FIC PRIATION FROM WELFARE TRANSITION TRUST FUND . FROM SOCIAL SERVICES BLOCK GRANT		994
	1:2523, 590:2664, 590:2681, 590:2720, or 5				TRUST FUND		473
con pro Rev lea	the Department of Children and Families, a stract to the contrary. The Department shibited from expending any specific apprenue Fund, any trust fund or from any see or possession of any space for offices thwood Centre, 1940 North Monroe Stra	of Children and F propriation from t 7 other source for or other purposes	amilies is the General the rent, or use at	295	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	179,454	389,758
pur 590	suant to State of Florida Lease Nos. 7: 1:2348, 590:2523, 590:2664, 590:2681, ! Her lease.	20:0139, 590:1998,	590:2226,	296	SPECIAL CATEGORIES STATE INSTITUTIONAL CLAIMS FROM GENERAL REVENUE FUND	40,498	
ADMINI	STRATION			297	SPECIAL CATEGORIES		
PROGRA	M: EXECUTIVE LEADERSHIP				TENANT BROKER COMMISSIONS FROM ADMINISTRATIVE TRUST FUND		132,912
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES			299	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
P	APPROVED SALARY RATE 36,578,325					157,174	39,391
288	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND . FROM OPERATIONS AND MAINTENANCE	600.25 33,197,872			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .		3,775 495
	FROM ADMINISTRATIVE TRUST FUND		14,991,718				
	FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .		1,527,881 278,121	300	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,921		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	3 315 168	
	TRUST FUND		65,071		FROM ADMINISTRATIVE TRUST FUND	3,313,100	720,267
\$5, for mor	om the funds provided in Specific Appropriates 350,000 from the General Revenue Fund is the establishment of the Office of altoring and improving the quality, efficient programs and services. The department programs and services.	s provided to the Quality for the ciency, and effect	department purpose of iveness of	301	FIXED CAPITAL OUTLAY DEPARTMENT OF CHILDREN AND FAMILY SERVICE FIXED CAPITAL NEEDS FOR CENTRALLY MANAGE FACILITIES FROM GENERAL REVENUE FUND	D	
ame Sta	endment in accordance with the provision tutes, for the reassignment of up to 12	ions of chapter 21 25 authorized posi	.6, Florida	TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	thin the department to the Office of Quality	cy.			FROM GENERAL REVENUE FUND FROM TRUST FUNDS	46,549,913	19,704,367
289	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	313,446	FF 2F7		TOTAL POSITIONS		66,254,280
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND.		64,966 8,247	PROGRA	AM: SUPPORT SERVICES		00,234,200
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		2,151		MATION TECHNOLOGY		
				_	ADDROVED GLIADY DAME 10.007.010		
290	EXPENSES FROM GENERAL REVENUE FUND	6.128.751		I	APPROVED SALARY RATE 12,926,313		
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	.,==,,.=	834,391 160,528	302	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	232.00 6,104,684	
	FROM WELFARE TRANSITION TRUST FUND . FROM SOCIAL SERVICES BLOCK GRANT		14,632		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		6,529,347 4,963,344
	TRUST FUND		6,670		FROM WELFARE TRANSITION TRUST FUND . FROM SOCIAL SERVICES BLOCK GRANT		233,401
291	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	27 616			TRUST FUND		173,693
	FROM ADMINISTRATIVE TRUST FUND	27,020	106,950	303	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	131,835	
292	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES				FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	,,,,,	210,735 132,387
	FROM ADMINISTRATIVE TRUST FUND		20,000	304	EXPENSES		
293				301	FROM GENERAL REVENUE FUND	2,457,315	
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	104.055			FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		245,878 1,070,487
294	FROM GENERAL REVENUE FUND	184,855			FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		5,218
474	CONTRACTED SERVICES			305	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	1,005,079	265,878		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	40,599	8,299
	FROM FEDERAL GRANTS TRUST FUND		11,820				

SECTION 3 - HUMAN SERVICES			SECTION 3 - HUMAN SERVICES
SPECIFIC			SPECIFIC
APPROPRIATION 306 SPECIAL CATEGORIES			APPROPRIATION FUND
COMPUTER RELATED EXPENSES			FUND
FROM GENERAL REVENUE FUND	3,002,169	121,409	FROM SOCIAL SERVICES BLOCK GRANT
FROM ADMINISTRATIVE TRUST FUND FROM ALCOHOL, DRUG ABUSE AND		121,409	TRUST FUND
MENTAL HEALTH TRUST FUND FROM FEDERAL GRANTS TRUST FUND		1,474,907	314 EXPENSES
FROM FEDERAL GRANTS TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT		366,454	FROM GENERAL REVENUE FUND
TRUST FUND		71,808	FUND
307 SPECIAL CATEGORIES			FROM DOMESTIC VIOLENCE TRUST FUND . 11,645 FROM FEDERAL GRANTS TRUST FUND 5,651,687
FLORIDA SAFE FAMILIES NETWORK (FSFN)			FROM FEDERAL GRANTS TRUST FUND 5,651,687 FROM WELFARE TRANSITION TRUST FUND . 14,377,264
INFORMATION TECHNOLOGY SYSTEM FROM GENERAL REVENUE FUND	4 022 600		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	4,033,009	2,121,379	
FROM WELFARE TRANSITION TRUST FUND .		303,259	315 OPERATING CAPITAL OUTLAY
308 SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 86,688 FROM FEDERAL GRANTS TRUST FUND
FLORIDA ONLINE RECIPIENTS INTEGRATED DA			FROM WELFARE TRANSITION TRUST FUND . 11,590
ACCESS (FLORIDA) TECHNOLOGY SYSTEM FOR PUBLIC BENEFIT ELIGIBILITY DETERMINATION			FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
FROM GENERAL REVENUE FUND	2,066,345		
FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .		3,939,375 282	316 LUMP SUM SHARED RISK FUND FOR COMMUNITY BASED
FROM OPERATIONS AND MAINTENANCE			PROVIDERS OF CHILD WELFARE SERVICES
TRUST FUND		325,000	FROM GENERAL REVENUE FUND 3,054,312 FROM WELFARE TRANSITION TRUST FUND . 5,000,000
309 SPECIAL CATEGORIES			FROM WELFARE TRANSITION TRUST FUND . 5,000,000
RISK MANAGEMENT INSURANCE	04 042		Funds provided in Specific Appropriation 316 are available to
FROM GENERAL REVENUE FUND	94,043		Community-based Care lead agencies pursuant to the provisions of section 409.990, Florida Statutes.
310 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	15.012		317 SPECIAL CATEGORIES HOME CARE FOR DISABLED ADULTS
	.,.		FROM GENERAL REVENUE FUND 1,987,544
311 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT	OF		318 SPECIAL CATEGORIES
MANAGEMENT SERVICES			GRANTS AND AIDS - COMMUNITY CARE FOR
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	8,673,066	2,143,697	DISABLED ADULTS FROM GENERAL REVENUE FUND 2,009,755
FROM FEDERAL GRANTS TRUST FUND		9,173,124	
FROM WELFARE TRANSITION TRUST FUND . FROM OPERATIONS AND MAINTENANCE		220,583	319 SPECIAL CATEGORIES CONTRACTED SERVICES
TRUST FUND		1,989	FROM GENERAL REVENUE FUND 5,414,624
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		13,496	FROM CHILD WELFARE TRAINING TRUST FUND
TRUST FUND		13,490	FROM FEDERAL GRANTS TRUST FUND 9,138,611
TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	27 410 677		FROM WELFARE TRANSITION TRUST FUND . 786,069
FROM TRUST FUNDS	27,418,677	33,849,551	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
TOTAL POSITIONS	222 00		From the funds in Specific Appropriation 319, the nonrecurring sum of
TOTAL ALL FUNDS	232.00	61,268,228	\$6,840,000 from the Federal Grants Trust Fund is provided for the
SERVICES			implementation of evidence-based prevention services that meet the
SERVICES			requirements of the Family First Prevention Services Act.
PROGRAM: FAMILY SAFETY PROGRAM			319A SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES
FAMILY SAFETY AND PRESERVATION SERVICES			FROM GENERAL REVENUE FUND 8,850,000
APPROVED SALARY RATE 159,289,467			From the funds in Specific Appropriation 319A, the following are
ALIKOVED DAERKI KATE 137,207,407			funded nonrecurring from the General Revenue Fund:
312 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	3,676.00 94,998,091		4Kids of South Florida - Foster Family Recruitment (HB
FROM DOMESTIC VIOLENCE TRUST FUND .)±,)) 0 , U J L	16,410	4449) (Senate Form 1350)
FROM FEDERAL GRANTS TRUST FUND		35,910,138	All Star Children's Foundation - Campus for Hope & Foo 000
FROM WELFARE TRANSITION TRUST FUND . FROM SOCIAL SERVICES BLOCK GRANT		76,535,976	Healing (HB 2751) (Senate Form 1235)
TRUST FUND		26,841,627	Support Services (HB 4149) (Senate Form 2373) 250,000
313 OTHER PERSONAL SERVICES			Camillus House - Human Trafficking Recovery Services (HB 4233)(Senate Form 2367)
FROM GENERAL REVENUE FUND	3,683,740	0.510.5:5	Children of Inmates - Family Support Services (HB
FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		2,512,847	4013) (Senate Form 1238)
THE STATE OF THE POINT TOUR TROOT			

SECTION 3 - HUMAN SERVICES		N 3 - HUMAN SERVICES	
SPECIFIC APPROPRIATION	SPECIF APPROP	RIATION	
		m the funds in Specific Appropriation	321, \$1,821,914 from the
Devereux - Services to Sexually Exploited Youth (HB		eral Grants Trust Fund shall be provided	
2375) (Senate Form 1325)		contract with the Florida Council Ag lement portions of the Violence Against Wo	
	, 000	rement portions of the violence Against wo	men act Stop Formula Grant.
Exchange Club - Child Abuse Prevention Services in	322	SPECIAL CATEGORIES	
	,000	GRANTS AND AIDS - CHILD ABUSE PREVENTION	
Exchange Club - Child Abuse Prevention Services in Palm	000	AND INTERVENTION FROM GENERAL REVENUE FUND	17 214 251
Beach and Broward Counties (HB 2643)(Senate Form 1257) 150, Family First - All Pro Dad Adoption Promotion Services	,000	FROM FEDERAL GRANTS TRUST FUND	17,314,251 1,488,375
(HB 4139) (Senate Form 1892) 650,	,000	FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	9,577,637
Family Support Services of North Florida - Services to			
At-risk Youth (HB 4337) (Senate Form 1825) 650, Florida Caregiving Youth Expansion Project (HB	,000 323	SPECIAL CATEGORIES GRANTS AND AIDS - CHILD PROTECTION	
	,000	FROM GENERAL REVENUE FUND	16,912,402
Florida Network of Youth and Family Services - Stop Now		FROM CHILD WELFARE TRAINING TRUST	
	,000	FUND	286,063
Forever Family - Adoption Awareness (HB 2749) (Senate Form 1406)	,000	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	19,264,105
Foster Youth Resource Call Center (HB 4163) (Senate Form	,	FUND	175,652
	,000	FROM WELFARE TRANSITION TRUST FUND .	1,713,422
Heart Gallery of Florida - Child Welfare Services (HB 4541)(Senate Form 1794)	000	FROM OPERATIONS AND MAINTENANCE	1 262 655
4541)(Senate Form 1794)	,000	TRUST FUND	1,262,655
3473)	,000	TRUST FUND	1,978,525
Miami Bridge - Host Homes for Homeless Youth (HB			
4547) (Senate Form 2310)	,000 324	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	,000	FROM GENERAL REVENUE FUND	3,364,504
One More Child - Services for Human Trafficking			.,,
	,000 325		
One More Child - Single Moms Program (HB 4381)(Senate Form 1891)	,000	TEMPORARY EMERGENCY SHELTER SERVICES FROM GENERAL REVENUE FUND	435,843
Place of Hope - Child Welfare Services (HB 2355) (Senate	, 000	TROM CENERAL REVENCE FORD	133,013
Form 1047)	,000 326		
Safe Children Coalition (HB 4705) (Senate Form 1242) 1,000, Voices for Children - Child Welfare Services (HB	,000	GRANTS AND AIDS - RESIDENTIAL GROUP CARE FROM GENERAL REVENUE FUND	1,605,726
	,000	FROM OPERATIONS AND MAINTENANCE	1,003,720
	,	TRUST FUND	111,445
320 SPECIAL CATEGORIES		FROM SOCIAL SERVICES BLOCK GRANT	005 065
GRANTS AND AIDS - GRANTS TO SHERIFFS FOR PROTECTIVE INVESTIGATIONS		TRUST FUND	895,965
FROM GENERAL REVENUE FUND 36,760,409	327	SPECIAL CATEGORIES	
	404,309	SPECIAL NEEDS ADOPTION INCENTIVES	0.750.000
FROM WELFARE TRANSITION TRUST FUND . 9,8 FROM SOCIAL SERVICES BLOCK GRANT	837,480	FROM GENERAL REVENUE FUND	2,750,000
	670,815 328	SPECIAL CATEGORIES	
		DEFERRED-PAYMENT COMMODITY CONTRACTS	
Funds provided in Specific Appropriation 320 shall be used by		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	11,413
department to award grants to the sheriffs of the following counties conduct child protective investigations as mandated in section 39.30	s to 065.	FROM FEDERAL GRANTS TRUST FUND	2,272 4,454
Florida Statutes. The funds shall be allocated as follows:	,	FROM WELFARE TRANSITION TRUST FUND .	1,684
2 10 10 15		FROM SOCIAL SERVICES BLOCK GRANT	1 512
Broward County Sheriff	,864 .700	TRUST FUND	1,713
Manatee County Sheriff		SPECIAL CATEGORIES	
Pasco County Sheriff	, 825	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
Pinellas County Sheriff		FROM GENERAL REVENUE FUND	439,597
Seminole County Sheriff		FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	146,145 227,343
	•	FROM SOCIAL SERVICES BLOCK GRANT	
321 SPECIAL CATEGORIES COANTS AND ATES DOMESTIC VIOLENCE		TRUST FUND	98,867
GRANTS AND AIDS - DOMESTIC VIOLENCE PROGRAM	330	SPECIAL CATEGORIES	
FROM GENERAL REVENUE FUND 11 164 596	330	GRANTS AND AIDS - COMMUNITY BASED CARE	
·	951,132	FUNDS FOR PROVIDERS OF CHILD WELFARE	
	149,741 750,000	SERVICES FROM GENERAL REVENUE FUND	391,356,330
INOT HEREITE INMUTITOR INVOLTIONS.	.50,000	FROM CHILD WELFARE TRAINING TRUST	J. ±13301330
Funds provided in Specific Appropriation 321 shall be used by		FUND	1,875,853
department for the implementation of the programs and management delivery of services of the state's domestic violence program pursu		FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	263,455,776 45,977,067
to chapter 39, Florida Statutes.	uant	FROM OPERATIONS AND MAINTENANCE	45,311,001
		TRUST FUND	8,979,209

14,604,879

SECTION 3 - HUMAN SERVICES

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND

41,078,586

From the funds in Specific Appropriation 330, the department shall conduct a comprehensive, multi-year review of the revenues, expenditures, and financial position of all community-based care lead agencies and shall cover the most recent two consecutive fiscal years. The review must include a comprehensive system-of-care analysis. All lead agencies must develop and maintain a plan to achieve financial viability which shall accompany the department's submission. The department's review shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by November 1, 2020.

From the funds in Specific Appropriation 330, and as authorized by s. 409.991(4), Florida Statutes, the sum of \$7,387,525 from the General Revenue Fund and \$4,561,143 from the Federal Grants Trust Fund is provided to Community-based care lead agencies to reduce each agency's average case manager to caseload ratio to 1 to 17. The ratio shall be determined using the 24-month average of in-home and out-of-home caseloads for each agency, as of June 30, 2019. The department is authorized to prorate each agency's allocation should this funding level not meet the targeted caseload ratio. By November 1, 2020, the department shall provide a report to the chairs of the Senate Committee on Appropriations and the House Appropriations Committee, and the Governor's Office and Policy and Budget, that lists each agency's allocation and the factors, variables, and calculations underlying the amounts. The report shall also identify the remaining resources needed by each agency to reach a case manager to caseload ratio of 1 to 16 by the end of Fiscal Year 2021-2022.

From the funds in Specific Appropriation 330, and as authorized by s. 409.991(4), Florida Statutes, the sum of \$5,175,706 from the General Revenue Fund and \$2,911,334 from the Federal Grants Trust Fund are provided for safety management services, to be distributed among the areas of greatest need as determined by the department.

From the funds in Specific Appropriation 330, and as authorized by s. 409.991(4), Florida Statutes, \$3,863,739 from the General Revenue Fund is provided to the community-based care lead agency that serves the Sixth Judicial Circuit and \$4,371,313 from the General Revenue Fund is provided to the community-based care lead agency that serves the Thirteenth Judicial Circuit to implement pilot projects that improve the safety, permanency, and well-being of children in the local child welfare system of care.

From the funds in Specific Appropriation 330, the nonrecurring sum of \$1,000,000 of Child Abuse Prevention and Treatment Act Grant funds from the Federal Grants Trust Fund shall be used for evidence-based prevention programs to implement the Plans of Safe Care program to address the needs of substance affected newborns and their families.

331 SPECIAL CATEGORIES

GRANTS AND AIDS - ADOPTION ASSISTANCE PAYMENTS AND MAINTENANCE SUBSIDIES FROM GENERAL REVENUE FUND

111,342,982

Funds provided in Specific Appropriation 331 are provided to Community-based care lead agencies for the payment of adoption assistance subsidies pursuant to section 409.166, Florida Statutes.

By April 30, 2021, the department shall perform a reconciliation of the funding appropriated and the projected expenditures for adoption assistance for each lead agency. Any projected year-end surplus of funding shall, if necessary, be reallocated to the lead agencies that are projecting a fiscal year-end deficit. Any unexpended funds, as determined by a reconciliation of the fiscal year-end actual expenditures, shall revert on June 30, 2021.

332 SPECIAL CATEGORIES
GRANTS AND AIDS - GUARDIANSHIP ASSISTANCE
PROGRAM PAYMENTS

SPECIF	N 3 - HUMAN SERVICES IC		
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	6,642,841	5,411,559
	FAMILY SAFETY AND PRESERVATION SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	737,051,395	786,048,784
	TOTAL POSITIONS TOTAL ALL FUNDS	3,676.00	1,523,100,179
PROGRA	M: MENTAL HEALTH PROGRAM		
MENTAL	HEALTH SERVICES		
A	PPROVED SALARY RATE 125,507,114		
333	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	3,144.50 107,438,809	58,322,211 7,079,416
334	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	3,723,929	3,311
335	EXPENSES FROM GENERAL REVENUE FUND	12,883,202	668,800 342,955
336	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	387,630	377,471
337	FOOD PRODUCTS FROM GENERAL REVENUE FUND	3,437,538	
338	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	5,060,964	405,883
339	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	31,977,505	
340	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONA SERVICES FROM GENERAL REVENUE FUND		14 604 870

From the funds in Specific Appropriations 339 and 340, the Department of Children and Families, the South Florida Evaluation Treatment Financing Corporation, and the Florida Civil Commitment Center Financing Corporation (Corporations) are authorized to issue additional certificates of participation that refund any outstanding certificates of participation for the state mental health treatment facilities. The department is further authorized to execute amendments to its lease purchase agreements with the Corporations in connection with the refunding, provided that such refunding issues achieve debt service savings and do not extend the final maturity of the outstanding certificates of participation.

FROM FEDERAL GRANTS TRUST FUND . . .

From the funds in Specific Appropriations 339 and 340, the recurring sum of \$5,000,000 from the General Revenue Fund is provided to increase the number of beds available at South Florida State Hospital from 341 to 350, and to provide a cost of living adjustment for the contract agencies for the following mental health treatment facilities:

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION Florida Civil Commitment Center Treasure Coast Forensic Treatment C	enter		SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM WELFARE TRANSITION TRUST FUND . 852,507
South Florida Evaluation and Treatm 341 SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS - NON-M FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	EDICAID 8,788,410	159,978 1,900,961 876,992	352 SPECIAL CATEGORIES GRANTS AND AIDS - HOMELESS HOUSING ASSISTANCE GRANTS FROM GENERAL REVENUE FUND 4,611,000 From the funds in Specific Appropriation 352, the following are funded nonrecurring from the General Revenue Fund:
342 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . 343 SPECIAL CATEGORIES	8,266,861	919,049	Citrus Health Network - Safe Haven for Homeless Youth (HB 4165) (Senate Form 2100)
SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 344 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRA FROM GENERAL REVENUE FUND	CTS		4601) (Senate Form 2365)
345 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPM FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . FROM OPERATIONS AND MAINTENANCE TRUST FUND	355,938	10,238 979	353 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
TOTAL: MENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	290,105,589 3,144.50	85,513,145 375,618,734	From the funds in Specific Appropriation 353, the sum of \$3,032,381 from the General Revenue Fund and \$2,811,619 from the Federal Grants Trust Fund is provided for automated commercial wage verification services for the purpose of acquiring current employment and income information for eligibility determination and periodic recertification for the following public benefit programs: Supplemental Nutrition Assistance (SNAP), Temporary Assistance for Needy Families (TANF), and Medicaid. The Department of Children and Families shall use a risk-based methodology for applying these services to the eligibility determination
ECONOMIC SELF SUFFICIENCY SERVICES APPROVED SALARY RATE 165,153	,810		process to detect and deter fraud, waste, and abuse in public benefit programs administered by the department (HB 4507).
346 SALARIES AND BENEFITS POSIT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND	97,767,109	105,286,315 4,920,578 7,092,962	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND
347 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . FROM WELFARE TRANSITION TRUST FU		3,171,991 143,547	funded nonrecurring from the General Revenue Fund: Clara White Mission - Homelessness Services (HB 2493) 100,000 Inmar Government Services - Technology Support for Public Assistance Recipients (HB 9003) (Senate Form 2153) 250,000
348 EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . FROM WELFARE TRANSITION TRUST FU		14,592,712 1,001,512	355 SPECIAL CATEGORIES GRANTS AND AIDS - LOCAL SERVICES PROGRAM FROM FEDERAL GRANTS TRUST FUND 29,562,792 356 SPECIAL CATEGORIES
349 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . FROM WELFARE TRANSITION TRUST FU		25,594 474	PUBLIC ASSISTANCE FRAUD CONTRACT FROM FEDERAL GRANTS TRUST FUND 3,406,033 FROM WELFARE TRANSITION TRUST FUND
350 SPECIAL CATEGORIES GRANTS AND AIDS - CHALLENGE GRANT FROM GENERAL REVENUE FUND			SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,470,328 FROM FEDERAL GRANTS TRUST FUND
351 SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL EMERGEN SHELTER GRANT PROGRAM FROM FEDERAL GRANTS TRUST FUND .		6,359,466	FUND

SPECI	ON 3 - HUMAN SERVICES PIC PRIATION			SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION
359			40,380	Department of Children and Families. The purpose of the federal grant is to increase states' efforts to address the opioid crisis by increasing access to medication-assisted treatment, reducing unmet treatment need,
	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	5,935	8,322 545	and reducing opioid overdose related deaths through prevention, treatment and recovery activities for opioid use disorders. The department is authorized to submit a budget amendment requesting the release of funds, pursuant to the provisions of chapter 216, Florida Statutes. Release of the funds shall be contingent upon submission of a
360	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	208,859	392,573	detailed spending plan describing the uses of the funds for medication-assisted treatment, prevention, and recovery services that are projected to be addressed with the funds.
361			19,955	369 SPECIAL CATEGORIES GRANTS AND AIDS - PUBLIC SAFETY, MENTAL HEALTH, AND SUBSTANCE ABUSE LOCAL MATCHING
	CASH ASSISTANCE FROM GENERAL REVENUE FUND FROM WELFARE TRANSITION TRUST FUND .		22,970,676	GRANT PROGRAM FROM GENERAL REVENUE FUND 9,000,000
362	FINANCIAL ASSISTANCE PAYMENTS NONRELATIVE CARE GIVER FROM GENERAL REVENUE FUND	4,894,683		370 SPECIAL CATEGORIES CHILDREN'S ACTION TEAMS FOR MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES FROM GENERAL REVENUE FUND
363	FINANCIAL ASSISTANCE PAYMENTS OPTIONAL STATE SUPPLEMENTATION PROGRAM FROM GENERAL REVENUE FUND	4,918,700		Funds provided in Specific Appropriation 370 shall be used by the Department of Children and Families to contract with the following providers for the operation of Community Action Treatment (CAT) teams that provide community-based services to children ages 11 to 21 with a
364	FINANCIAL ASSISTANCE PAYMENTS PERSONAL CARE ALLOWANCE FROM GENERAL REVENUE FUND	6,506,756		mental health or co-occurring substance abuse diagnosis with any accompanying characteristics such as being at-risk for out-of-home placement as demonstrated by repeated failures at less intensive levels
365	FINANCIAL ASSISTANCE PAYMENTS REFUGEE/ENTRANT ASSISTANCE FROM FEDERAL GRANTS TRUST FUND		6,669,660	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 or suspensions. Children younger than 11 may be candidates if they display two or more of the aforementioned characteristics.
TOTAL	ECONOMIC SELF SUFFICIENCY SERVICES FROM GENERAL REVENUE FUND	243,877,660	249,250,271	From the funds in Specific Appropriation 370, the following recurring base appropriations projects are funded from recurring general revenue funds:
	TOTAL POSITIONS		493,127,931	Apalachee Center - Franklin, Liberty, Jefferson, Madison, Taylor
	AM: COMMUNITY SERVICES			Aspire Health Partners - Orange
COMMUI SERVI	HITY SUBSTANCE ABUSE AND MENTAL HEALTH			Aspire Health Partners - Seminole. 750,000 Baycare Behavioral Health - Pasco. 750,000 Bridgeway Center - Okaloosa. 750,000
1	APPROVED SALARY RATE 5,711,364			Centerstone - Manatee
366	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	99.00 7,539,373	61,049	Centerstone of Florida - Glades, Hendry
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		167,175	Chrysalis Center (formerly Sinfonia) - Alachua
367	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1,435,274	1 272 046	Citrus Health (formerly Institute for Child and Family Health) - Miami-Dade
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,272,846 266,820	Citrus Health Network - Miami-Dade 750,000 Clay Behavioral Health Center - Clay, Putnam 750,000 COPE Center - Walton 750,000
368	EXPENSES FROM GENERAL REVENUE FUND	1,484,674		David Lawrence Center - Collier
	FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND . FROM OPERATIONS AND MAINTENANCE		208,094 3,723	Halifax Health - Volusia, Flagler. 750,000 Lakeview Center - Escambia. 750,000 Lakeview Center - Santa Rosa. 750,000
2697	TRUST FUND		80,830	Life Management Center - Bay
300A	STATE OPIOID RESPONSE GRANT FROM FEDERAL GRANTS TRUST FUND		69,852,144	Lifestream Behavioral Center - Sumter, Lake
Fiii	nds provided in Specific Appropriatio	n 368A are cont	ingent on a	Hamilton, Jafavette, Suwannee

Hamilton, Lafayette, Suwannee.....

Meridian Behavioral Healthcare - Bradford, Baker, Union,

750,000

Funds provided in Specific Appropriation 368A are contingent on a federal State Opioid Response (SOR) grant being awarded to the

100,000

6,023,738

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

Nassau	750,000
Meridian Behavioral Healthcare - Gilchrist, Levy, Dixie	750,000
New Horizons Behavioral Health - Martin, Indian River,	
Okeechobee, St. Lucie	750,000
Peace River Center - Polk, Highlands, Hardee	750,000
Personal Enrichment Mental Health Services - Pinellas	750,000
Smith Community Mental Health - Broward	750,000
St. Augustine Youth Services - St. Johns	750,000
The Centers - Marion	750,000

Funds provided in Specific Appropriation 370 include the additional sum of \$2,250,000 from the General Revenue Fund to procure for additional Community Action Teams in the areas of greatest need and to ensure statewide coverage, pursuant to section 394.495, Florida Statutes.

371 SPECIAL CATEGORIES

GRANTS AND AIDS - COMMUNITY MENTAL HEALTH SERVICES

FROM GENERAL REVENUE FUND 229,118,542

FROM ALCOHOL, DRUG ABUSE AND

 MENTAL HEALTH TRUST FUND
 35,085,799

 FROM FEDERAL GRANTS TRUST FUND . . .
 22,462,835

 FROM WELFARE TRANSITION TRUST FUND . . .
 6,948,619

From the funds in Specific Appropriation 371, the following recurring base appropriations projects are funded from recurring general revenue funds:

Citrus Health Network	455,000
Apalachee Center - Forensic treatment services	1,401,600
Henderson Behavioral Health - Forensic treatment services.	1,401,600
Mental Health Care - Forensic treatment services	700,800
Apalachee Center - Civil treatment services	1,593,853
Lifestream Behavioral Center - Civil treatment services	1,622,235
New Horizons of the Treasure Coast - Civil treatment	
services	1,393,482

From the funds in Specific Appropriation 371, \$700,000 from the General Revenue Fund is provided for supported employment services for individuals with mental health disorders.

372 SPECIAL CATEGORIES

GRANTS AND AIDS - BAKER ACT SERVICES

FROM GENERAL REVENUE FUND 72,738,856

373 SPECIAL CATEGORIES

GRANTS AND AIDS - COMMUNITY SUBSTANCE

ABUSE SERVICES

FROM GENERAL REVENUE FUND 114,095,694

FROM ALCOHOL, DRUG ABUSE AND

 MENTAL HEALTH TRUST FUND
 112,772,858

 FROM FEDERAL GRANTS TRUST FUND . . .
 9,056,734

 FROM WELFARE TRANSITION TRUST FUND .
 5,850,004

From the funds in Specific Appropriation 373, \$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.

From the funds in Specific Appropriation 373, \$12,060,000 from the General Revenue Fund is provided to implement the Family Intensive Treatment (FIT) team model 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

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

providers shall meet program specifications. Funds shall be targeted to select communities with high rates of child abuse cases.

From the funds in Specific Appropriation 373, \$840,000 from the General Revenue Fund shall be provided to Centerstone of Florida for the operation of a Family Intensive Treatment (FIT) team (recurring base appropriations project).

From the funds in Specific Appropriation 373, the following recurring base appropriations projects are funded from recurring general revenue funds:

St. Johns County Sheriff's Office Detox Program	1,300,000
Here's Help	200,000
Drug Abuse Comprehensive Coordinating Office (DACCO)	100,000

374 SPECIAL CATEGORIES

GRANTS AND AIDS - CENTRAL RECEIVING

FACILITIES

FROM GENERAL REVENUE FUND 19,878,768

From the funds in Specific Appropriation 374, the department shall designate an additional Central Receiving Facility in Judicial Circuit 18. Such designation shall be to an existing, not-for-profit, comprehensive community mental health facility not already receiving Low Income Pool payments for uncompensated services. The community mental health facility to be designated must currently serve as a single point of entry for individuals needing evaluation or stabilization under s. 394.463, F.S., or s. 397.675, F.S., or crisis services as defined in ss. 394.67(17)-(18), F.S., for mental health and/or substance abuse disorders.

375 SPECIAL CATEGORIES

CONTRACTED SERVICES

From the funds in Specific Appropriation 375, the sum of \$1,900,000, of which \$500,000 is nonrecurring (HB 4429) (Senate Form 1658), from the General Revenue Fund shall continue to be provided to the department to contract with a nonprofit organization for the distribution and associated medical costs of naltrexone extended-release injectable medication to treat alcohol and opioid dependency.

From the funds in Specific Appropriation 375, the nonrecurring sum of \$11,160,000 from the Federal Grants Trust Fund is provided for the implementation of evidence-based prevention services that meet the requirements of the Family First Prevention Services Act.

376 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 33,416,218
FROM ALCOHOL, DRUG ABUSE AND

MENTAL HEALTH TRUST FUND FROM FEDERAL GRANTS TRUST FUND . . .

From the funds in Specific Appropriation 376, the following are funded nonrecurring from the General Revenue Fund:

Aspire Health Partners - Behavioral Health Services (HB	
4737) (Senate Form 1950)	550,000
Baycare Behavioral Health - Veterans Intervention Program	
(HB 2313) (Senate Form 1867)	485,000
Broward County Commission - Long Acting Injectable	
Buprenorphine Pilot (HB 3995) (Senate Form 2369)	158,184
CASL Renaissance Manor - Independent Supportive Housing	
(HB 4385) (Senate Form 1599)	1,100,000
Centerstone Psychiatric Residency (HB 3841) (Senate Form	
1228)	1,000,000
Circles of Care - Behavioral Health Services (HB	

SECTION 3 - HUMAN SERVICES		SECTION 3 - HUMAN SERVICES
SPECIFIC		SPECIFIC
APPROPRIATION	500 000	APPROPRIATION
9087) (Senate Form 1643)	700,000	4731) (Senate Form 1324)
Clay Behavioral Health - Community Crisis Prevention Teams (HB 4915) (Senate Form 1018)	500,000	Whole Child Leon - Telehealth Services (HB 3575) (Senate
Community Health of South Florida - Children's Crisis	300,000	Form 1470)
Center (HB 4851) (Senate Form 1637)	250,000	Youth Crisis Center - Touchstone Village (HB 4913) (Senate
David Lawrence Center Wrap-Around Collier Program (Senate Form 1168)	279,112	Form 1017)
Directions for Living - Community Action Team for Babies	,	Prevention and Crisis Intervention (HB 4195) (Senate
(HB 2609) (Senate Form 1027)	550,000	Form 2316)
Drug Free America Foundation - Substance Abuse Prevention	100 000	From the funds in Chesific Annualistics 276 64 000 000 from the
Services (HB 4445) (Senate Form 1353)	100,000	From the funds in Specific Appropriation 376, \$4,000,000 from the General Revenue Fund is provided to competitively procure for the
9007) (Senate Form 2479)	1,770,000	implementation of a pilot project that provides behavioral telehealth
Florida Alliance for Healthy Communities (HB 9141) (Senate		services to children in public schools, with an emphasis towards serving
Form 1940)	1,200,000	rural counties.
Florida Assertive Community Treatment (FACT) Team - St. Johns and Putnam Counties (HB 2685)(Senate Form 2033)	1,250,000	From the funds in Specific Appropriation 376, \$500,000 from the
Ft. Myers Salvation Army Co-Occurring Residential	1,230,000	Federal Grants Trust Fund using federal funds received from the State
Treatment Program (HB 4889) (Senate Form 1618)	300,000	Opioid Response Grant is provided to Memorial Healthcare System for
Fulfilling Lives Foundation - School Telehealth Services	050 000	Medication Assisted Treatment Community Expansion (HB 4303) (Senate Form
(Senate Form 2384)	250,000	1619).
2305) (Senate Form 1010)	747,582	377 SPECIAL CATEGORIES
Here's Help - Juvenile Residential Treatment Expansion	,	GRANTS AND AIDS - PURCHASE OF THERAPEUTIC
(HB 2631) (Senate Form 1309)	225,000	SERVICES FOR CHILDREN
Hillsborough County - Behavioral Health Residential	1 200 000	FROM GENERAL REVENUE FUND 8,911,958
Treatment Services (HB 4503)(Senate Form 2464) Hillsborough County - Crisis Stabilization Units (HB	1,200,000	378 SPECIAL CATEGORIES
4067) (Senate Form 2313)	800,000	GRANTS AND AIDS - INDIGENT PSYCHIATRIC
Jewish Family Service - Mental Health First Aid Coalition		MEDICATION PROGRAM
(HB 4183) (Senate Form 1678)	100,000	FROM GENERAL REVENUE FUND 6,780,276
John Hopkins All Children's Hospital - Pediatric Treatment Alternatives to Opioids (HB 4861)(Senate Form		379 SPECIAL CATEGORIES
2344)	850,000	GRANTS AND AIDS - PURCHASED RESIDENTIAL
LGBT+ Central Orlando - Mental Health Counseling (HB		TREATMENT SERVICES FOR EMOTIONALLY
4277) (Senate Form 1931)	40,000	DISTURBED CHILDREN AND YOUTH
Lifestream Behavioral Health - Central Receiving System (HB 4185) (Senate Form 1871)	500,000	FROM GENERAL REVENUE FUND 2,201,779
Lifestream Behavioral Health - Crisis Stabilization Units	300,000	380 SPECIAL CATEGORIES
(HB 2333) (Senate Form 1790)	300,000	RISK MANAGEMENT INSURANCE
Miami-Dade Homeless Trust - Residential Support Services		FROM GENERAL REVENUE FUND 181,362
(HB 4545) (Senate Form 1349)NAMI Broward Reach and Teach for Mental Health (HB	250,000	381 SPECIAL CATEGORIES
4709) (Senate Form 1642)	150,000	DEFERRED-PAYMENT COMMODITY CONTRACTS
Northwest Behavioral Health Services - Training Trauma	•	FROM GENERAL REVENUE FUND 1,129
NOW (HB 3949) (Senate Form 2339)	50,000	
Okaloosa-Walton Mental Health and Substance Abuse Pretrial Diversion Project (HB 4209) (Senate Form 2213)	350,000	382 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
Personal Enrichment through Mental Health Services -	330,000	FROM GENERAL REVENUE FUND 60,264
Crisis Stabilization Services (HB 2653) (Senate Form		FROM FEDERAL GRANTS TRUST FUND 210
1274)	750,000	FROM OPERATIONS AND MAINTENANCE
Project Opioid - Florida Opioid Crisis Pilot (HB 4297)(Senate Form 1960)	200,000	TRUST FUND
River Region Human Services - Outpatient Behavioral	200,000	383 SPECIAL CATEGORIES
Health Services (HB 4049) (Senate Form 2340)	250,000	CONTRACTED SERVICES - SUBSTANCE ABUSE AND
Road to Recovery - Modernizing Behavioral Health System	2 500 222	MENTAL HEALTH ADMINISTRATION
(Senate Form 1285)	3,500,000	FROM GENERAL REVENUE FUND 20,332,384
(HB 3065) (Senate Form 1852)	400,000	FROM FEDERAL GRANTS TRUST FUND 1,051,418 FROM WELFARE TRANSITION TRUST FUND . 731,355
South Florida Behavioral Network - Miami Center for	-70,000	
Mental Health and Recovery (HB 4549) (Senate Form 1203)	4,000,000	Funds in Specific Appropriation 383 are provided for the
South Florida Behavioral Network - Outpatient Behavioral	400 000	administration costs of the seven regional managing entities that
Health Services Pilot (HB 2839)Starting Point Behavioral Healthcare - Helping Others	400,000	deliver behavioral health care through local network providers.
Promote Empathy Program (HB 2331) (Senate Form 1661)	350,000	383A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
St. Johns EPIC Recovery Center - Detoxification and		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Residential Treatment (HB 2669) (Senate Form 2034)	600,000	GRANTS AND AIDS - WOMEN AND CHILDREN'S
STEPS Women's Level II Residential Treatment (HB 4735) (Senate Form 2342)	250,000	BEHAVIORAL HEALTH CENTER FROM GENERAL REVENUE FUND 100,000
The Salvation Army of Sarasota - Community Addiction	230,000	TROFF OURDING REVERSE FORD 100,000
Recovery Program (HB 2417) (Senate Form 1099)	250,000	From the funds in Specific Appropriation 383A, the nonrecurring sum of
Trilogy Network of Care Software Solution (HB	100 000	\$100,000 from the General Revenue Fund is provided to Village South for
3929) (Senate Form 1938)	100,000	facility improvements at the Women and Children's Campus (HB 4659).

PRINT GREEKAL REFYREE FOR 1984.00	SPECIF APPROP	RIATION GRANTS AND AIDS TO LOCAL GOVERNMENTS AI NONSTATE ENTITIES - FIXED CAPITAL OUTLA GUIDANCE CARE CENTER - BAKER ACT RECEIV FACILITY UPGRADES	AY /ING		SPECIFI APPROPE			154,834
PRINCE NAME AND FAMILY SERVICES PRINCE CAPTURED (CAPTURED) 1,461,239 1,370,169,166 1,270,170 1,085,124	\$30 Cen	m the funds in Specific Appropriation 0,000 from the General Revenue Fund is ter for capital upgrades to a Bake	383B, the nonrecu provided to the G	Guidance Care		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	•	70,732
\$255,000 from the General Revenue Ford is provided to Laceland Regional Medical Content for a facility providing acute care behavioral health services (38 4)431 (Senter Ford 1774). \$257,744 (Senter Ford 1874). \$257,754 (Senter Ford 1874). \$257,75	383C	NONSTATE ENTITIES - FIXED CAPITAL OUTLA LAKELAND REGIONAL MEDICAL CENTER - FREESTANDING BEHAVIORAL HEALTH HOSPITA AND OUTPATIENT CENTER	AY			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE		41,418
SERVICES 1071AL DESIVICES 205.464.335.897 286.462.917 NOWE AND COMMUNITY SERVICES 2.953,003 17.725,744 17.	\$25 Med	0,000 from the General Revenue Fund is ical Center for a facility providing	provided to Lakel	and Regional		FROM GENERAL REVENUE FUND		8,879,986
FROM TRUST FUNDS	TOTAL:	SERVICES						17,725,744
TOTAL ALL FUNDS. 68-00			301/333/07/	286,462,917	HOME AN	D COMMUNITY SERVICES		
TOTAL CHILDREN AND FAMILIES, DEPARTMENT OF 1,909,339,131 1,408,239,035			99.00	850.798.814	AF	PROVED SALARY RATE 2,953,003	3	
TOTIAL POSITIONS	TOTAL:	CHILDREN AND FAMILIES, DEPARTMENT OF FROM GENERAL REVENUE FUND	1,909,339,131		392	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	. 1,517,388	2,121,220
TOTAL ALFUNDS			10 050 75	1,400,029,033			•	915,211
TRUST FUND	T. D. T.D.	TOTAL ALL FUNDS TOTAL APPROVED SALARY RATE		3,370,168,166	393	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	266,959	836,395
COMPREHENSIVE ELIGIBILITY SERVICES		·						231,936
APPROVED SALARY RATE 9,711,662 FROM OPERATIONS AND MAINTENANCE TRUST FUND 441,437 SALARIES AND BENEFITS POSITIONS 246.50 FROM GENERAL REVENUE FUND 6,951,888 FROM GENERAL REVENUE FUND 5,905 FROM GENERAL REVENUE FUND 5,905 FROM GENERAL REVENUE FUND 5,905 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MA					394	FROM GENERAL REVENUE FUND		1 005 004
SALARIES AND BEMEFITS POSITIONS 246.50 FROM GENERAL REVENUE FUND	A	PPROVED SALARY RATE 9,711,662				FROM OPERATIONS AND MAINTENANCE		
FROM OPERATIONS AND MAINTENANCE FROM GENERAL REVENUE FUND . 589,860 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MAINTENANCE TRUST FUND . 589,860 FROM OPERATIONS AND MAINTENANCE TRUST FUND . 589,860 FROM OPERATIONS AND MAINTENANCE TRUST FUND . 589,860 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MAINTENANCE TRUST FUND . 947,299 FROM OPERATIONS AND MAINTENANCE TRUST FUND . 947,299 FROM OPERATIONS AND MAINTENANCE TRUST FUND . 21,292 FROM GENERAL REVENUE FUND . 21,292 FROM OPERATIONS AND MAINTENANCE TRUST FUND . 21,291 FROM OPERATIONS AND MAINTENANCE TRUST FUND . 21,291 FROM OPERATIONS AND MAINTENANCE TRUST FUND . 30 percent for those receiving services by an Alzheimer's services adult day care center licensed under section 429.918, Florida Statutes, CONTRACTED SERVICES FROM GENERAL REVENUE FUND . 102,665 FROM GENERAL REVENUE FUND . 102,665 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MAINTENANCE FROM GENERAL REVENUE FUND . 102,665 FROM GENERAL REVENUE FUND . 102,665 FROM GENERAL REVENUE FUND . 102,665 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AN	384	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE		6 051 999	395	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	. 5,905	
FROM GENERAL REVENUE FUND	205			0,731,000		FROM OPERATIONS AND MAINTENANCE		·
FROM GENERAL REVENUE FUND	303	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	589,860	589,860		SPECIAL CATEGORIES AGING AND ADULT SERVICES TRAINING AND		3,000
INITIATIVE PROM GENERAL REVENUE FUND	386	FROM GENERAL REVENUE FUND	947,299		397	FROM FEDERAL GRANTS TRUST FUND		119,493
FROM OPERATIONS AND MAINTENANCE TRUST FUND	387	OPERATING CAPITAL OUTLAY		947,299		INITIATIVE		
CONTRACTED SERVICES on or before March 1, 2020. The Department of Elder Affairs shall use FROM GENERAL REVENUE FUND		FROM OPERATIONS AND MAINTENANCE TRUST FUND	21,292	21,291	Gene up t	eral Revenue Fund is provided as a dif to 30 percent for those receiving serv	fferential unit rate vices by an Alzheime	increase of r's services
	388	CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	102,665	102,664	on the Reim	or before March 1, 2020. The Depart provider's Alzheimer's Disease 1 bursable Unit Rate as its baseline wh	tment of Elder Affai Initiative Respite	rs shall use In-Facility
389 SPECIAL CATEGORIES From the funds in Specific Appropriation 397, \$2,839,911 in recurring	389				From	the funds in Specific Appropriati	ion 397, \$2,839,911	in recurring

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

funding from the General Revenue Fund is provided for Alzheimer's respite care services to serve individuals on the waitlist statewide.

From the funds in Specific Appropriation 397, \$222,801 in nonrecurring funding from the General Revenue Fund is provided for the memory disorder clinic at Miami Jewish Health, pursuant to section 430.502, Florida Statutes.

From the funds in Specific Appropriation 397, the following recurring base appropriations projects are funded from recurring general revenue funds:

Dan Cantor Center - Alzheimer's Project	169,287
Alzheimer's Community Care Association	
Alzheimer's Caregiver Projects	234,297

From the funds in Specific Appropriation 397, the following projects are funded from nonrecurring general revenue funds:

Alzheimer's Association Brain Bus (HB 4607) (Senate Form

FROM FEDERAL GRANTS TRUST FUND . . .

	1673)	319,000
	Alzheimer's Community Care Association - Critical Support Initiative (HB 2227) (Senate Form 2106)	650,000
	Brain Bank - Alzheimer's Disease Research - Mount Sinai (HB 4187) (Senate Form 2253)	100,000
	City of Deerfield Beach Northeast Focal Point Senior Center (HB 4039) (Senate Form 1918)	195,150
	City of Lauderdale Lakes Alzheimer's Care Center - Alzheimer Care Services Expansion (HB 3693)(Senate Form	
	1072) Naples Senior Center Dementia Respite Support Program (HB	200,000
	4827) (Senate Form 1006)	75,000
398	* *	
	GRANTS AND AIDS - COMMUNITY CARE FOR THE ELDERLY	
	FROM GENERAL REVENUE FUND	

From the funds in Specific Appropriation 398, \$4,219,444 in recurring funding from the General Revenue Fund is provided to serve elders on the Community Care for the Elderly Program waitlist. The Department of Elder Affairs shall allocate these increased funds to the 11 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.

From the funds in Specific Appropriation 398, \$750,000 in recurring funding from the General Revenue Fund and \$750,000 in recurring funding from the Operations and Maintenance Trust Fund are provided to the Aging Resource Centers related to the Statewide Medicaid Managed Care Long Term Care Program.

From the funds in Specific Appropriation 398, \$600,000 in recurring funding from the General Revenue Fund is provided to serve elders on the Home Care for the Elderly Program waitlist. The Department of Elder Affairs shall allocate these increased funds to the 11 planning and service areas according to the department's established statewide allocation formula for the Home Care for the Elderly Program. Each Aging Resource Center shall prioritize funding to serve frail seniors on the waiting list with a Level 4 and above who are most at risk of nursing home placement and have an approved adult caregiver living with them who is willing and able to provide or help arrange for care.

399 SPECIAL CATEGORIES GRANTS AND AIDS - HOME ENERGY ASSISTANCE FROM FEDERAL GRANTS TRUST FUND . . .

5,963,764

269,851

3,965,056

400 SPECIAL CATEGORIES
GRANTS AND AIDS - OLDER AMERICANS ACT
PROGRAM

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

FROM GENERAL REVENUE FUND 10,953,464
FROM FEDERAL GRANTS TRUST FUND 94,743,728

From the funds in Specific Appropriation 400, the following recurring base appropriations projects are funded from recurring general revenue funds:

Congregate & Homebound Meals for At-Risk Elderly,	
Non-Ambulatory, & Handicapped Residents (Allapattah)	361,543
Area Agency on Aging of North Florida, Inc	105,571
Mid-Florida Area Agency on Aging, Inc Model Day Care	,
Project	105,571
City of Hialeah Elder Meals Program	250,000
City of Sweetwater Elderly Activities Center (Mildred &	
Claude Pepper Senior Center)	418,242
Elder at Risk Meals (Marta Flores High Risk Nutritional	120,212
Program for Elders)	623,877
Jewish Community Center	39,468
Miami Beach Senior Center - Jewish Community Services of	07,100
South Florida, Inc	158,367
Aging and Disability Resource Center of Broward County,	
Inc Provider Service Area (PSA) 10	681,080
Alliance for Aging, Inc Provider Service Area (PSA) 11.	693,456
Area Agency on Aging of Pasco-Pinellas, Inc Provider	,
Service Area (PSA) 5	1,046,000
Senior Connection Center, Inc Provider Service Area	_,,,,
(PSA) 6	113,000
Seymour Gelber Adult Day Care Program - Jewish Community	===,,,,,,
Services of South Florida, Inc	23,234
Southwest Social Services	653,501
St. Ann's Nursing Center	65,084
West Miami Community Center - City of West Miami	69,071
Little Havana Activities and Nutrition Centers of Dade	,
County	334,770
Holocaust Survivors Assistance Program - Boca Raton	, ,
Jewish Federation	92,946
Lippman Senior Center	228,000
Michael-Ann Russell Jewish Community Center - Sr.	,
Wellness Center	83,647
Alliance for Aging, Inc	152,626
Area Agency on Aging of Pasco - Pinellas, Inc	105,571
Areawide Council on Aging of Broward County	167,292
	•

From the funds in Specific Appropriation 400, the following projects are funded from nonrecurring general revenue funds:

City of Hialeah - Elder Meals Program (HB 4501) (Senate Form 1153) 1,400,000 City of Hialeah Gardens - Elder Meals Program (HB 4459) (Senate Form 1229) 292,000 City of Miami Springs Senior Center - Supplemental Meals and Services (HB 3427) (Senate Form 1060) 185,944 Clay County Senior Services of Aging True (Senate Form 2535) 40,000 David Posnack Jewish Community Center - Senior Kosher Meal Program (HB 3795) (Senate Form 1575) 149,537 Hope Connections - Serving Frail Rural Seniors (HB 3429) (Senate Form 1752) 100,000 Jewish Family and Community Services - Holocaust Survivor Support Services (HB 4803) (Senate Form 1409) 250,000 Little Havana Activity Center Adult Care (HB 3701) (Senate Form 2265) 250,000 Little Havana Activity Center Meals Program (HB 3703) (Senate Form 2266) 154,500 Little Havana Activity Center Respite Services (HB 3705) (Senate Form 2267) 154,500 New Horizons Better Being Senior Program (HB 3943) (Senate Form 1340) 450,000 North Miami Foundation for Senior Citizens, Inc Home Delivered Meals (HB 2477) (Senate Form 1117) 150,000 Northeast Florida Area Agency on Aging - Home Delivered 150,000	• •	
City of Hialeah Gardens - Elder Meals Program (HB 292,000 City of Miami Springs Senior Center - Supplemental Meals 185,944 Clay County Senior Services of Aging True (Senate Form 2535)		1,400,000
and Services (HB 3427) (Senate Form 1060)	City of Hialeah Gardens - Elder Meals Program (HB	
2535)	and Services (HB 3427) (Senate Form 1060)	185,944
Meal Program (HB 3795) (Senate Form 1575) 149,537 Hope Connections - Serving Frail Rural Seniors (HB 3429) (Senate Form 1752) 100,000 Jewish Family and Community Services - Holocaust Survivor Support Services (HB 4803) (Senate Form 1409) 250,000 Little Havana Activity Center Adult Care (HB 3701) (Senate Form 2265) 250,000 Little Havana Activity Center Meals Program (HB 3703) (Senate Form 2266) 154,500 Little Havana Activity Center Respite Services (HB 3705) (Senate Form 2267) 154,500 New Horizons Better Being Senior Program (HB 3943) (Senate Form 1340) 450,000 North Miami Foundation for Senior Citizens, Inc Home Delivered Meals (HB 2477) (Senate Form 1117) 150,000 Northeast Florida Area Agency on Aging - Home Delivered 150,000	2535)	40,000
(Senate Form 1752) 100,000 Jewish Family and Community Services - Holocaust Survivor 250,000 Support Services (HB 4803) (Senate Form 1409) 250,000 Little Havana Activity Center Adult Care (HB 3701) (Senate Form 2265) 250,000 Little Havana Activity Center Meals Program (HB 3703) (Senate Form 2266) 154,500 Little Havana Activity Center Respite Services (HB 3705) (Senate Form 2267) 154,500 New Horizons Better Being Senior Program (HB 3943) (Senate Form 1340) 450,000 North Miami Foundation for Senior Citizens, Inc Home Delivered Meals (HB 2477) (Senate Form 1117) 150,000 Northeast Florida Area Agency on Aging - Home Delivered 150,000	Meal Program (HB 3795)(Senate Form 1575)	149,537
Support Services (HB 4803) (Senate Form 1409) 250,000 Little Havana Activity Center Adult Care (HB 3701) (Senate Form 2265) 250,000 Little Havana Activity Center Meals Program (HB 3703) (Senate Form 2266) 154,500 Little Havana Activity Center Respite Services (HB 3705) (Senate Form 2267) 154,500 New Horizons Better Being Senior Program (HB 3943) (Senate Form 1340) 450,000 North Miami Foundation for Senior Citizens, Inc Home Delivered Meals (HB 2477) (Senate Form 1117) 150,000 Northeast Florida Area Agency on Aging - Home Delivered 150,000	(Senate Form 1752)	100,000
Form 2265)	Support Services (HB 4803) (Senate Form 1409)	250,000
3703) (Senate Form 2266)	Form 2265)	250,000
3705) (Senate Form 2267)	3703) (Senate Form 2266)	154,500
North Miami Foundation for Senior Citizens, Inc Home Delivered Meals (HB 2477) (Senate Form 1117)	3705) (Senate Form 2267)	154,500
Northeast Florida Area Agency on Aging - Home Delivered		450,000
7 7 (77) 0000 (70) 7 (007)		150,000
Meals (HB 2033) (Senate Form 1207)	Meals (HB 2033) (Senate Form 1207)	400,000 50,000

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 401 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUI FROM FEDERAL GRANTS TRUI FROM GRANTS AND DONATION FUND	ST FUND NS TRUST	710 458,925 22,700	SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION federal approvals. Any suc transfer of any appropriated f All-inclusive Care for the Eld in respect of such Program of shall be made to the approved	Tunds by the Legislature to suderly (PACE), and all future at All-inclusive Care for the Etransferee.	nch Program of appropriations
FROM OPERATIONS AND MAIN TRUST FUND		53,564	406A GRANTS AND AIDS TO LOCAL G NONSTATE ENTITIES - FIXED GRANTS AND AIDS - EASTER S IMPROVEMENT	CAPITAL OUTLAY	
GRANTS AND AIDS - CONTRAI FROM GENERAL REVENUE FU FROM FEDERAL GRANTS TRU FROM OPERATIONS AND MAI TRUST FUND	ND 2,003,5 ST FUND NTENANCE	10,135,359 796,511	FROM GENERAL REVENUE FUND From the funds in Spec nonrecurring funds from the Seals of South Florida (HB 235	cific Appropriation 406A, General Revenue Fund is provi	
403 SPECIAL CATEGORIES RISK MANAGEMENT INSURANC: FROM GENERAL REVENUE FU		49	406B GRANTS AND AIDS TO LOCAL G NONSTATE ENTITIES - FIXED GRANTS AND AIDS - SENIOR C FROM GENERAL REVENUE FUND	CAPITAL OUTLAY CITIZEN CENTERS	
404 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF FROM GENERAL REVENUE FURFROM FEDERAL GRANTS TRUEFROM OPERATIONS AND MAIL TRUET FIND.	ND 9,6 ST FUND NTENANCE	6,635	From the funds in Specific A the General Revenue Fund are p CARES One Stop Senior Center	provided for the following pro	jects:
TRUST FUND	F MANAGEMENT	6,182	City of Hialeah Gardens - Th Challenged (HB 4493)(Senat Clay County Senior Services	nerapy Pool for the Physically	. 400,000
PURCHASED PER STATEWIDE FROM GENERAL REVENUE FU FROM FEDERAL GRANTS TRU: FROM OPERATIONS AND MAI	CONTRACT ND	10,823	Nassau County Council on Agi Life Center & Adult Day He	ing - Hilliard Westside Senion ealthcare (HB 3683) (Senate	:
TRUST FUND		3,883	TOTAL: HOME AND COMMUNITY SERVICE FROM GENERAL REVENUE FUND FROM TRUST FUNDS	153,357,339	167,388,958
ELDERLY (PACE) FROM GENERAL REVENUE FU FROM OPERATIONS AND MAIL TRUST FUND	ND 27,886,4	45,191,261	TOTAL POSITIONS TOTAL ALL FUNDS		320,746,297
From the funds in Specif	ic Appropriation 406, \$603,	166 in recurring	APPROVED SALARY RATE	3,489,187	
funding from the General Refrom the Operations and Main the Program of All-Inclusive Baker, Clay, Duval, Nassa 2020.	ntenance Trust Fund are prove e Care for the Elderly (PACE	vided to increase B) by 50 slots in	407 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST	FUND	1,773,424 1,373,351
From the funds in Specification funding from the General Refrom the Operations and Mainthe Program of All-Inclusive Martin County, effective July	venue Fund and \$977,458 in materiance Trust Fund are proved Care for the Elderly (PACE)	ecurring funding vided to increase	408 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST	FUND	400,326 653,800
From the funds in Specif. General Revenue Fund and \$1 Trust Fund are provided to for the Elderly (PACE) by 5	,116,943 from the Operations increase the Program for Al	s and Maintenance .l-Inclusive Care	409 EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST	FUND	384,307 801,228
<pre>1, 2020. From the funds in Specif:</pre>	ic Appropriation 406, \$5(00,000 from the	410 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST	FUND	2,000
General Revenue Fund and Trust Fund are provided to for the Elderly (PACE) by 51, 2020.	\$810,273 from the Operations increase the Program for Al	and Maintenance l-Inclusive Care	411 SPECIAL CATEGORIES TRANSFER TO DIVISION OF AD HEARINGS FROM GENERAL REVENUE FUND		
Any person who the Legis: residing in a specific grare for the Elderly (PACE Program of All-inclusive other person meeting federal Agency for Health Care A	eographic area in a Program) may transfer such approval Care for the Elderly (PACE) requirements upon the prion	of All-inclusive , and assign its contract, to any approval of the	412 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST	FUND	112,789 205,789

149.000

7,934

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

From the funds in Specific Appropriation 412, \$250,000 in nonrecurring funding from the General Revenue Fund is provided to conduct a cybersecurity risk assessment targeted at identifying vulnerabilities that may result in the exploitation of Florida's elders and interrupt continuity of operations. The Department of Elder Affairs shall contract with a private sector vendor with the subject matter expertise to conduct an objective and thorough assessment of the department's cybersecurity standing.

412A SPECIAL CATEGORIES

ENTERPRISE CLIENT INFORMATION AND REGISTRATION TRACKING SYSTEM (ECIRTS) FROM GENERAL REVENUE FUND 183,295 FROM OPERATIONS AND MAINTENANCE

1,518,405

From the funds in Specific Appropriation 412A, \$183,295 in nonrecurring funds from the General Revenue Fund and \$1,518,405 in nonrecurring funds from the Operations and Maintenance Trust Fund are provided for the implementation of the Enterprise Client Information and Registration Tracking System (eCIRTS). The funds shall be held in reserve and the Department of Elder Affairs is authorized to submit budget amendments for the release of these funds pursuant to the provisions of chapter 216, Florida Statutes. Release is contingent upon the approval of a comprehensive operational work plan reflecting all project tasks and a detailed spend plan reflecting estimated and actual costs that comport with each deliverable proposed by the department. Upon execution of the contract, 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

Con	mmittee.		
413	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,536	
414	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	5,022	4,159 7,016
415	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	9,211	14,917
416	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	39,724	62,674 215,389 431,696

1.543.860

POSTTTONS

2,886,163

63.50

34 00

753,729

7,961,270

10,847,433

1,443,476

TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES

FROM GENERAL REVENUE FUND

TOTAL POSITIONS

TOTAL ALL FUNDS

FROM GENERAL REVENUE FUND

FROM FEDERAL GRANTS TRUST FUND . . .

CONSUMER ADVOCATE SERVICES

APPROVED SALARY RATE

SALARIES AND BENEFITS

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

418 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 158,896 FROM FEDERAL GRANTS TRUST FUND . . . 415.898

FROM GENERAL REVENUE FUND 209,359 FROM ADMINISTRATIVE TRUST FUND . . . 106,740 FROM FEDERAL GRANTS TRUST FUND . . . 107 427

420 SPECIAL CATEGORIES

PUBLIC GUARDIANSHIP CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 15,961,663 FROM ADMINISTRATIVE TRUST FUND . . .

154,816

From the funds in Specific Appropriation 420, \$3,750,000 from the 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 420, \$7,782,810 in recurring funding from the General Revenue Fund is provided for the Public Guardianship program to serve additional incapacitated and indigent persons from the public guardian program waitlists and to account for the increased cost to serve each ward.

421 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 1,227,652 FROM ADMINISTRATIVE TRUST FUND . . .

From the funds in Specific Appropriation 421, \$454,930 in recurring funding from the General Revenue Fund is provided for professional quardian investigative services and legal costs.

From the funds in Specific Appropriation 421, \$500,000 in nonrecurring funding from the General Revenue Fund is provided to the Office of Public and Professional Guardians to monitor professional quardians' compliance with established standards of practice. The Office of Public and Professional Guardians shall work in consultation with professional guardianship associations.

SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND 35.415

423 SPECIAL CATEGORIES

LONG TERM CARE OMBUDSMAN COUNCIL FROM GENERAL REVENUE FUND 877,388

FROM FEDERAL GRANTS TRUST FUND . . . 626,020

424 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 50,092

SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND

5.762 FROM FEDERAL GRANTS TRUST FUND . . .

TOTAL: CONSUMER ADVOCATE SERVICES

FROM GENERAL REVENUE FUND 19.121.060 FROM TRUST FUNDS 3,170,207

TOTAL POSITIONS 34 00

TOTAL ALL FUNDS 22,291,267

TOTAL: ELDER AFFAIRS, DEPARTMENT OF

FROM GENERAL REVENUE FUND 184.210.320

FROM TRUST FUNDS 187,400,421

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION TOTAL POSITIONS	404.00	371,610,741	SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 435 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	10,397
HEALTH, DEPARTMENT OF	11,031,112		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	110,937
PROGRAM: EXECUTIVE DIRECTION AND SUPPORT			436 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
ADMINISTRATIVE SUPPORT			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
APPROVED SALARY RATE 19,890,138			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	30,754 91,089
426 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	385.50 3,139,364	23,455,561	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM GENERAL REVENUE FUND	896,107
427 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		1,540,063	FROM ADMINISTRATIVE TRUST FUND 438 DATA PROCESSING SERVICES	5,423,860
428 EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		11,900,320	NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	1,722,249 1,290,594
429 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - MINORITY HEALTH INITIATIVES			TOTAL: ADMINISTRATIVE SUPPORT FROM GENERAL REVENUE FUND	16,072,162 54,010,975
FROM GENERAL REVENUE FUND	5,850,354		TOTAL POSITIONS	
From the funds in Specific Appropriate of the General Reference of the General Reference of the Foundation for Sickle Cell Disease Research	evenue Fund is prov	ided to the	PROGRAM: COMMUNITY PUBLIC HEALTH COMMUNITY HEALTH PROMOTION	
430 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	63,408	1,573,137	APPROVED SALARY RATE 11,360,623	
431 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM RAPE CRISIS PROGRAM TRUST	520,935
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND 432 SPECIAL CATEGORIES		55,397	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	2,333,671 520,935
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND		55,397 6,140,408	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND 432 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND 432A SPECIAL CATEGORIES		·	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM RAPE CRISIS PROGRAM TRUST FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND 432 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND 432A SPECIAL CATEGORIES CENTRALIZED ONLINE REPORTING, TRACKING AND NOTIFICATION ENTERPRISE (CORTNE)		·	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154 2,369 1,251,836
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND 432 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND 432A SPECIAL CATEGORIES CENTRALIZED ONLINE REPORTING, TRACKING AND NOTIFICATION ENTERPRISE (CORTNE) SYSTEM FROM ADMINISTRATIVE TRUST FUND From the funds in Specific Approp.	, riation 432A, \$1,	6,140,408 1,563,473 563,473 in	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154 2,369 1,251,836 575,009 39, \$337,430 and four ensive Statewide Tobacco
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND 432 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND 432A SPECIAL CATEGORIES CENTRALIZED ONLINE REPORTING, TRACKING AND NOTIFICATION ENTERPRISE (CORTNE) SYSTEM FROM ADMINISTRATIVE TRUST FUND From the funds in Specific Appropy nonrecurring funds from the Administrative Department of Health for the developme Reporting, Tracking, and Notification these funds, \$1,172,605 shall be placed authorized to submit a budget amendment to	riation 432A, \$1, Trust Fund is prov ent of a Central Enterprise (CORTNE) in reserve. The de o request release o	6,140,408 1,563,473 563,473 in ided to the ized Online system. Of partment is f the funds	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154 2,369 1,251,836 575,009 39, \$337,430 and four ensive Statewide Tobacco with Section 27, Article
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND	riation 432A, \$1, Trust Fund is prov ent of a Central Enterprise (CORTNE) in reserve. The de o request release o Florida Statutes. ensive operational	1,563,473 563,473 in ided to the ized Online system. Of partment is f the funds Release is work plan	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154 2,369 1,251,836 575,009 39, \$337,430 and four ensive Statewide Tobacco with Section 27, Article
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND 432 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND 432A SPECIAL CATEGORIES CENTRALIZED ONLINE REPORTING, TRACKING AND NOTIFICATION ENTERPRISE (CORTNE) SYSTEM FROM ADMINISTRATIVE TRUST FUND Prom the funds in Specific Appropinonrecurring funds from the Administrative Department of Health for the developme Reporting, Tracking, and Notification in these funds, \$1,172,605 shall be placed: authorized to submit a budget amendment to pursuant to the provisions of chapter 216, contingent upon approval of a comprehe reflecting all project tasks and a detail shall coordinate with the Department of Fin	riation 432A, \$1, Trust Fund is provent of a Central Enterprise (CORTNE) In reserve. The deporequest release of reloase to statutes. Ensive operational led spend plan. The hancial Services' F	6,140,408 1,563,473 in ided to the ized Online system. Of partment is f the funds Release is work plan department lorida PALM	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154 2,369 1,251,836 575,009 39, \$337,430 and four ensive Statewide Tobacco with Section 27, Article 83,657 1,173,064
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND	riation 432A, \$1, Trust Fund is provent of a Central Enterprise (CORTNE) In reserve. The deporequest release of reloase to statutes. Ensive operational led spend plan. The hancial Services' F	6,140,408 1,563,473 in ided to the ized Online system. Of partment is f the funds Release is work plan department lorida PALM	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154 2,369 1,251,836 575,009 39, \$337,430 and four ensive Statewide Tobacco with Section 27, Article 83,657 1,173,064 64,266
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND	riation 432A, \$1, Trust Fund is provent of a Central Enterprise (CORTNE) in reserve. The deport request release of Florida Statutes. Ensive operational led spend plan. The mancial Services' Fees not duplicate fur	6,140,408 1,563,473 in ided to the ized Online system. Of partment is f the funds Release is work plan department lorida PALM	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154 2,369 1,251,836 575,009 39, \$337,430 and four ensive Statewide Tobacco with Section 27, Article 83,657 1,173,064 64,266 150,421 69,359
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND	riation 432A, \$1, Trust Fund is provent of a Central Enterprise (CORTNE) in reserve. The deport request release of Florida Statutes. Ensive operational led spend plan. The mancial Services' Fees not duplicate fur	1,563,473 563,473 in ided to the ized Online system. Of partment is f the funds Release is work plan department lorida PALM nctionality	FROM GENERAL REVENUE FUND	2,333,671 520,935 43,594 337,430 71,125 10,527,154 2,369 1,251,836 575,009 39, \$337,430 and four ensive Statewide Tobacco with Section 27, Article 83,657 1,173,064 64,266 150,421 69,359 241,811 105,534 35,000

709.547

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND . . . 2,287,981 FROM GRANTS AND DONATIONS TRUST 21,410 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND 447,752 FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND 292.504 442 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FAMILY PLANNING SERVICES FROM GENERAL REVENUE FUND 4.245.455 FROM FEDERAL GRANTS TRUST FUND . . . 1,067,783 443 AID TO LOCAL GOVERNMENTS

From the funds in Specific Appropriation 443, \$250,000 in nonrecurring funds from the General Revenue Fund is provided to the Florida Epilepsy Services Program (HB 4115) (Senate Form 1837).

2,918,230

444 AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND 3,455,424

GRANTS AND AIDS - EPILEPSY SERVICES FROM GENERAL REVENUE FUND

FROM EPILEPSY SERVICES TRUST FUND .

445 ATD TO LOCAL GOVERNMENTS GRANTS AND AIDS - PRIMARY CARE PROGRAM FROM GENERAL REVENUE FUND 20,682,810

From the funds in Specific Appropriation 445, \$2,000,000 in nonrecurring funds from the General Revenue Fund is provided for hospital readmission reduction/diversion (HB 4477) (Senate Form 2305).

446 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLUORIDATION PROJECT FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND

150,000

447 AID TO LOCAL GOVERNMENTS SCHOOL HEALTH SERVICES

16,909,412 FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . . . 1,000,000

Funds in Specific Appropriation 447 from the General Revenue Fund are provided as state match for Title XXI administrative funding for school health services in Specific Appropriations 485 through 487, 490, and

From the funds in Specific Appropriation 447, not less than \$6,000,000 from the General Revenue Fund shall be provided for the Full Services Schools program pursuant to section 402.3026, Florida Statutes.

OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND . . . 69,350 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND 25,000

449 SPECIAL CATEGORIES GRANTS AND AIDS - OUNCE OF PREVENTION FROM GENERAL REVENUE FUND 1,900,000

Funds in Specific Appropriation 449 are provided to fund a recurring base appropriations project related to the Ounce of Prevention. 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.

SPECIAL CATEGORIES GRANTS AND AIDS - CRISIS COUNSELING SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> FROM GENERAL REVENUE FUND 4,000,000

Funds in Specific Appropriation 450 are provided for the Pregnancy Support Services Program pursuant to section 381.96, Florida Statutes. 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 \$500 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.

451 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 214,80)3
FROM ADMINISTRATIVE TRUST FUND	20,000
FROM RAPE CRISIS PROGRAM TRUST	
FUND	10,000
FROM FEDERAL GRANTS TRUST FUND	4,281,017
FROM GRANTS AND DONATIONS TRUST	
FUND	5,740
FROM MATERNAL AND CHILD HEALTH	
BLOCK GRANT TRUST FUND	263,000
FROM PREVENTIVE HEALTH SERVICES	
BLOCK GRANT TRUST FUND	305,500

From the funds in Specific Appropriation 451, \$250,000 from the Maternal and Child Health Block Grant Trust Fund is provided 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 shall include, but not be limited to, social media, print, radio, and the proliferation of informational pamphlets in all health care settings where the target market receives health care services.

SPECIAL CATEGORIES	
GRANTS AND AIDS - CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	33,205,568
FROM ADMINISTRATIVE TRUST FUND	100,000
FROM RAPE CRISIS PROGRAM TRUST	
FUND	1,645,666
FROM FEDERAL GRANTS TRUST FUND	10,604,550
FROM MATERNAL AND CHILD HEALTH	
BLOCK GRANT TRUST FUND	4,132,731
FROM PREVENTIVE HEALTH SERVICES	
BLOCK GRANT TRUST FUND	532,095
	= *

From the funds in Specific Appropriation 452, \$1,821,914 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 452, \$1,828,325 from the General Revenue Fund is provided for the Mary Brogan Breast and Cervical Cancer Early Detection Program pursuant to section 381.93, Florida

From the funds in Specific Appropriation 452, \$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 (recurring base appropriations project).

From the funds in Specific Appropriation 452, \$9,500,000 from the General Revenue Fund is provided to the Florida Association of Free and Charitable Clinics (recurring base appropriations project).

From the funds in Specific Appropriation 452, \$282,039 from the General Revenue Fund is provided to the Palm Beach County Rape Crisis Center (recurring base appropriations project).

From the funds in Specific Appropriation 452, \$283,643 from the

10,000,000

17,228,743

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> General Revenue Fund is provided to Community Smiles to partner with the Miami Children's Hospital pediatric dental residency program (recurring base appropriations project).

> From the funds in Specific Appropriation 452, \$500,000 from the General Revenue Fund is provided to the Andrews Institute Foundation's Eagle Fund for rehabilitative services to soldiers wounded during military service (recurring base appropriations project).

> From the funds in Specific Appropriation 452, \$2,453,632 from the General Revenue Fund is provided to the Florida International University Neighborhood Help program (recurring base appropriations project).

> From the funds in Specific Appropriation 452, \$714,519 from the General Revenue Fund is provided to the University of Florida College of Dentistry to provide services through a network of community-based clinics (recurring base appropriations project).

> From the funds in Specific Appropriation 452, \$1,250,000 from the General Revenue Fund, of which \$250,000 is nonrecurring (HB 3935) (Senate Form 1657), 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 (recurring base appropriations project).

> From the funds in Specific Appropriation 452, \$750,000 from the General Revenue Fund is provided to the Florida Heiken Children's Vision Program to provide free comprehensive eye examinations and eyeglasses to financially disadvantaged school children who have no other source for vision care (recurring base appropriations project).

> From the funds in Specific Appropriation 452, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to the Sertoma Speech and Hearing Foundation of Florida, Inc., a Florida non-profit corporation, to support auditory oral early intervention programs serving children who are deaf, ages birth through two, in multiple counties including rural and underserved areas. These early intervention programs must solely offer auditory oral educational habilitation services, as defined and described in section 1002.391, Florida Statutes, and include faculty members who are credentialed as Certified Listening and Spoken Language Specialists or hearing support services in pursuit of spoken language outcomes for infants and toddlers who are deaf (HB 2041) (Senate Form 1872).

> From the funds in Specific Appropriation 452, nonrecurring funds from the General Revenue Fund are provided for the following projects:

Florida Keys Area Health Education Center (HB	
2741) (Senate Form 2561)	300,000
Nova Southeastern University - Veterans Access Clinic (HB	
3733) (Senate Form 1062)	3,500,000
Memorial Healthcare System - Telehealth Access for Patients Program (HB 3631)(Senate Form 1331)	250,000
Agape Community Health Center - Mobile Dental Unit (HB	
2889) (Senate Form 1215)	750,000
Alachua County Organization for Rural Needs Dental Clinic	150 000
(HB 2727) (Senate Form 1608)	150,000
9101) (Senate Form 1358)	500,000
Heart of Florida United Way Orlando United Assistance	300,000
Center (Heart of FL Pulse) (HB 9095)	50,000
Andrews Regenerative Medicine Center (HB 2275) (Senate	•
Form 1395)	500,000
Project Be Strong - Teen Pregnancy Prevention Program (HB	
2237) (Senate Form 1239)	50,000
University of Florida - Jacksonville Child Abuse	
Pediatrics Fellowship (HB 4749) (Senate Form 2107)	300,000
Lake Erie College of Osteopathic Medicine (LECOM) Clinic	
Based Health Service Outreach (HB 9179) (Senate Form	5,000,000
2111)Broward Community and Family Health Centers Cervical	3,000,000
Cancer Prevention and Detection (HB 3869) (Senate Form	
tander 120. She ton and become the 5000/ (believe form	

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

1254)..... 246.732 St. John Bosco Clinic (HB 3969) (Senate Form 1005)..... 300,000 Diabetes Research Institute Foundation - Cellular Research to Cure Diabetes (HB 3967) (Senate Form 1882)... 150,000

453 SPECIAL CATEGORIES

GRANTS AND AIDS - HEALTHY START COALITIONS FROM GENERAL REVENUE FUND 20,475,176 FROM MATERNAL AND CHILD HEALTH

BLOCK GRANT TRUST FUND 4,485,431

From the funds in Specific Appropriation 453, \$500,000 in nonrecurring funds from the General Revenue Fund is provided for the implementation of the Nurse-Family Partnership model, a nurse visitation program for high-risk pregnant girls and women (HB 4127) (Senate Form 1354).

454 SPECIAL CATEGORIES

TRANSFER TO BIOMEDICAL RESEARCH TRUST FUND FROM GENERAL REVENUE FUND 10,850,000

455 SPECIAL CATEGORIES

JAMES AND ESTHER KING BIOMEDICAL RESEARCH

PROGRAM

FROM BIOMEDICAL RESEARCH TRUST

10,000,000

456 SPECIAL CATEGORIES

WILLIAM G. "BILL" BANKHEAD, JR., AND DAVID

COLEY CANCER RESEARCH PROGRAM

FROM BIOMEDICAL RESEARCH TRUST

From the funds in Specific Appropriation 456, \$500,000 from the Biomedical Research Trust Fund is provided to maintain the statewide Brain Tumor Registry Program at the McKnight Brain Institute (recurring base appropriations project).

457 SPECIAL CATEGORIES

HEALTH EDUCATION RISK REDUCTION PROJECT FROM PREVENTIVE HEALTH SERVICES

BLOCK GRANT TRUST FUND 12,686

458 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 458 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; the University of Miami Sylvester Comprehensive Cancer Center is eligible for Tier 2 designation as a NCI designated cancer center; and the University of Florida Health Shands Cancer Hospital is eligible for Tier 3 designation in the Florida Consortium of NCI Centers Program.

458A SPECIAL CATEGORIES

BIOMEDICAL RESEARCH

FROM GENERAL REVENUE FUND 500,000

From the funds in Specific Appropriation 458A, \$500,000 in nonrecurring funds from the General Revenue Fund are provided to the Scripps Research Institute (HB 4373) (Senate Form 1629).

SPECIAL CATEGORIES ENDOWED CANCER RESEARCH

2,271

1,731

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

FROM GENERAL REVENUE FUND 2,000,000

Funds in Specific Appropriation 459 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.

3,000,000

Funds in Specific Appropriation 460 are provided for the Live Like Bella Initiative pursuant to section 381.922(2)(c), Florida Statutes, to advance progress toward curing pediatric cancer.

461 SPECIAL CATEGORIES ALZHEIMER RESEARCH

FROM GENERAL REVENUE FUND 5,000,000

Funds in Specific Appropriation 461 are provided for the Ed and Ethel Moore Alzheimer's Disease Research Program established in section 381.82. Florida Statutes.

462 SPECIAL CATEGORIES
GRANTS AND AIDS - FEDERAL NUTRITION
PROGRAMS
FROM FEDERAL GRANTS TRUST FUND . . .

308,875,678

.64 SPECIAL CATEGORIES
WOMEN, INFANTS AND CHILDREN (WIC)
FROM FEDERAL GRANTS TRUST FUND . . .

250,929,257

1,625

465 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM FEDERAL GRANTS TRUST FUND . . .
FROM PREVENTIVE HEALTH SERVICES
BLOCK GRANT TRUST FUND

42,294 1,526

5 SPECIAL CATEGORIES COMPREHENSIVE STATEWIDE TOBACCO PREVENTION AND EDUCATION PROGRAM

FROM TOBACCO SETTLEMENT TRUST FUND . 73,051,574

Funds in Specific Appropriation 466 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
 13,526,050

 State & Community Interventions - AHEC
 5,903,899

 Health Communications Interventions
 24,350,524

 Cessation Interventions
 13,665,960

 Cessation Interventions - AHEC
 8,004,474

 Surveillance & Evaluation
 6,665,149

 Administration & Management
 935,518

Funds provided for the Health Communications Intervention component must use strategies targeted toward Florida's youth which integrate information about the consequence of tobacco use and the use of electronic nicotine delivery systems (ENDS).

From the funds in Specific Appropriation 466, the Department of Health may use nicotine replacements and other treatments approved by the federal Food and Drug Administration as part of smoking cessation interventions.

All contracts awarded through this Specific Appropriation shall include

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

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.

467 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND

BLOCK GRANT TRUST FUND

467A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

GRANTS AND AIDS - HEALTH FACILITIES
FROM GENERAL REVENUE FUND 1,000,000

From the funds in Specific Appropriation 467A, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to the YMCA of Florida's First Coast for the Immokalee Unique Abilities Center (HB 3989) (Senate Form 2448).

From the funds in Specific Appropriation 467A, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to the Focused Ultrasound Neurological Research Institute (HB 4349) (Senate Form 2478).

TOTAL: COMMUNITY HEALTH PROMOTION

DISEASE CONTROL AND HEALTH PROTECTION

APPROVED SALARY RATE 27,331,393

 FUND
 6,680,835

 FROM RADIATION PROTECTION TRUST
 343,879

469 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND 53,610
FROM ADMINISTRATIVE TRUST FUND . . .

 FUND
 1,152,721

 FROM PLANNING AND EVALUATION TRUST
 133,673

470 EXPENSES

 FROM GENERAL REVENUE FUND
 1,460,419

 FROM ADMINISTRATIVE TRUST FUND
 964,928

 FROM FEDERAL GRANTS TRUST FUND
 10,768,644

975

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97,831,173

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM GRANTS AND DONATIONS TRUST 1,298,822 FROM PLANNING AND EVALUATION TRUST 15,137,354 FROM RADIATION PROTECTION TRUST 60,615 471 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - HIV/AIDS PREVENTION AND ТВЕДТМЕНТ FROM GENERAL REVENUE FUND 29,528,611

Funds in Specific Appropriation 471 from the General Revenue Fund may be used to fund Human Immunodeficiency Virus (HIV) and Acquired Immune Deficiency Syndrome (AIDS) Patient Care activities, Patient Care Networks, Ryan White Consortia, the AIDS Insurance Continuation Project, and other HIV prevention initiatives.

FROM FEDERAL GRANTS TRUST FUND . . .

The funds in Specific Appropriation 471 from the Federal Grants Trust Fund are contingent upon sufficient state matching funds being identified to qualify for the federal Ryan White grant award. The Department of Health and the Department of Corrections shall collaborate in determining the amount of general revenue funds expended by the 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, \$719,989 from the General Revenue Fund is provided to Jackson Memorial Hospital for the South Florida AIDS Network (recurring base appropriations project).

From the funds in Specific Appropriation 471, \$239,996 from the General Revenue Fund is provided to the Youth Expressions and Farm Workers programs that provide HIV/AIDS outreach to Haitian and Latino communities (recurring base appropriations project).

472 AID TO LOCAL GOVERNMENTS

475 SPECIAL CATEGORIES CONTRACTED SERVICES

 FUND
 15,803,455

 FROM PLANNING AND EVALUATION TRUST
 3,859,489

 FUND
 3,859,489

 FROM RADIATION PROTECTION TRUST
 1,500

From the funds in Specific Appropriation 475, \$450,000 from the General Revenue Fund is provided to the Birth Defects Registry.

From the funds in Specific Appropriation 475, \$1,000,000 from the General Revenue Fund is provided to the Department of Health to study the long-term health impacts of exposure to blue green algae and red tide toxins to residents, visitors, and those occupationally exposed in

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION Florida.

From the funds in Specific appropriation 475, \$800,000 in recurring funds from the Grants and Donations Trust Fund are provided to the Department of Health for the operation and maintenance of the new Environmental Health Database. These funds shall be placed in reserve. The agency is authorized to submit budget amendments for the release of these funds pursuant to the provisions of chapter 216, Florida Statutes. Release of funds is contingent upon completion of the project and submission of documentation to support the ongoing operation and maintenance cost.

476 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . . .

5,585,026

11,896,717

2,443,885

3,644,508

From the funds in Specific Appropriation 476, nonrecurring funds from the General Revenue Fund are provided for the following projects:

University of Miami Miller School of Medicine - Florida	
Stroke Registry (HB 3421) (Senate Form 2108)	750,000
University of Florida - Center for Rare Disease Research	
Excellence (HB 4123)	100,000
University of Miami-HIV/AIDS Research at Centers for AIDS	
Research (CFAR) (HB 2737) (Senate Form 1116)	1,000,000
Live Like Bella Childhood Cancer Foundation (HB	
2271) (Senate Form 1635)	750,000
Broward County HIV Test and Treat Program (HB	
3957) (Senate Form 1009)	800,000

477 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES

FROM GENERAL REVENUE FUND 1,995,141

FROM FEDERAL GRANTS TRUST FUND . . .

478 SPECIAL CATEGORIES

TRANSFER TO FLORIDA AGRICULTURAL AND MECHANICAL UNIVERSITY (FAMU) - DIVISION OF RESEARCH

Funds provided in Specific Appropriation 478 shall be used

exclusively for the purpose of educating minorities about marijuana for medical use and the impact of the unlawful use of marijuana on minority communities pursuant to section 381.986(7)(d), Florida Statutes.

The Division of Research at Florida Agricultural and Mechanical University shall provide to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Department of Health quarterly update reports no later than 30 days after the close of each calendar quarter beginning July 30, 2020 for the calendar quarter ending June 30, 2020. At a minimum, these reports shall include the adopted fiscal year budget, expenditures to date, estimated expenditures remaining, program objectives, the public education plan with timelines, minority groups targeted, the number of minorities reached by program objective, copies of any documents disseminated during the quarter as part of the public education campaign for educating minorities about marijuana for medical use and the impact of the unlawful use of marijuana on minority communities, a list of all research projects on the impact of the unlawful use of marijuana on minority communities funded under this program, including project status and copies of any studies or reports funded by this program completed or published during the quarter.

479 SPECIAL CATEGORIES

PURCHASED CLIENT SERVICES

FROM GENERAL REVENUE FUND 498,687

480 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND

111,021

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SPECIF	RIATION			SPECIF APPROP	RIATION	1 150 000
	FROM PLANNING AND EVALUATION TRUST FUND		138,857	Min	Liga - League Against Cancerority Outreach - Penalver Clinicatee County Rural Health Services	319,514
481	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	31,674	1,748 51,489	490	OPERATING CAPITAL OUTLAY FROM COUNTY HEALTH DEPARTMENT TRUST FUND	10,235,802
	FROM PLANNING AND EVALUATION TRUST FUND		45,320	491	LUMP SUM COUNTY HEALTH DEPARTMENTS	
482	SPECIAL CATEGORIES				POSITIONS 50.00	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	76,756	8,749	492	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM COUNTY HEALTH DEPARTMENT TRUST FUND	2,374,843
	FROM FEDERAL GRANTS TRUST FUND		81,685	493	SPECIAL CATEGORIES	
	FROM GRANTS AND DONATIONS TRUST FUND		31,664		CONTRACTED SERVICES FROM COUNTY HEALTH DEPARTMENT TRUST FUND	07 600 455
	FROM PLANNING AND EVALUATION TRUST		29,606	404		87,690,455
400	FROM RADIATION PROTECTION TRUST FUND		1,211	494	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM COUNTY HEALTH DEPARTMENT TRUCT BIND	27 500
483	SPECIAL CATEGORIES OUTREACH FOR PREGNANT WOMEN FROM GENERAL REVENUE FUND	500,000		495	TRUST FUND	27,500
484	FIXED CAPITAL OUTLAY HEALTH FACILITIES REPAIR AND MAINTENAN(STATEWIDE	CE -			FROM COUNTY HEALTH DEPARTMENT TRUST FUND	6,266,313
	FROM PLANNING AND EVALUATION TRUST FUND		7,401,420	496	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM COUNTY HEALTH DEPARTMENT	
Fun the	ds in Specific Appropriation 484 a Florida Public Health Laboratories.	re provided for reno	ovations to	405	TRUST FUND	3,809,117
TOTAL:	DISEASE CONTROL AND HEALTH PROTECTION FROM GENERAL REVENUE FUND FROM TRUST FUNDS	65,275,606	231,921,378	497	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	TOTAL POSITIONS	616.50	297,196,984	100	FROM COUNTY HEALTH DEPARTMENT TRUST FUND	2,266,201
COUNTY	HEALTH DEPARTMENTS LOCAL HEALTH NEEDS			170	CONSTRUCTION, RENOVATION, AND EQUIPMENT - COUNTY HEALTH DEPARTMENTS	
A	PPROVED SALARY RATE 384,260,293				FROM COUNTY HEALTH DEPARTMENT TRUST FUND	1,925,053
485	SALARIES AND BENEFITS POSITIONS FROM COUNTY HEALTH DEPARTMENT TRUST FUND	8,978.51	540,621,881	TOTAL:	COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS FROM GENERAL REVENUE FUND	838,358,885
486	OTHER PERSONAL SERVICES FROM COUNTY HEALTH DEPARTMENT TRUST FUND		56,525,104		TOTAL POSITIONS	973,011,263
487			01,021,212	STATEW	IDE PUBLIC HEALTH SUPPORT SERVICES	
	FROM COUNTY HEALTH DEPARTMENT TRUST FUND		126,116,616	A	PPROVED SALARY RATE 20,529,829	
488	AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS			499	SALARIES AND BENEFITS POSITIONS 441.00 FROM GENERAL REVENUE FUND 2,020,301	
	FROM GENERAL REVENUE FUND	132,700,581			FROM ADMINISTRATIVE TRUST FUND FROM EMBERGENCY MEDICAL SERVICES	980,044
489	COMMUNITY HEALTH INITIATIVES FROM GENERAL REVENUE FUND	1,951,797			TRUST FUND	2,607,644 7,611,964
	FROM COUNTY HEALTH DEPARTMENT TRUST FUND		500,000		FUND	732,236
bas	m the funds in Specific Appropriation e appropriations projects are funded w ds:				REHABILITATION TRUST FUND FROM PLANNING AND EVALUATION TRUST FUND	2,599,943 6,408,434

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SPECIF	N 3 - HUMAN SERVICES IC RIATION			SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION
500	OTHER PERSONAL SERVICES	0.035	6,445,812	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 61,692 FROM ADMINISTRATIVE TRUST FUND
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES TRUST FUND	2,035	10,099 622,201	
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		445,316	FUND
	FUND		65,901 119,971	FROM PLANNING AND EVALUATION TRUST FUND
	FROM PLANNING AND EVALUATION TRUST FUND		733,573	FROM RADIATION PROTECTION TRUST FUND
501	FUND		43,697	509 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,795,536
301	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES	253,070	194,236	FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND
	TRUST FUND		520,404 1,846,269	From the funds in Specific Appropriation 509, \$500,000 from the General Revenue Fund is provided for the James Patrick Memorial Work Incentive Personal Attendant Services and Employment Assistance Program
	FUND		272,116 564,192	pursuant to section 413.402, Florida Statutes. The Department of Health shall award contracts to the Florida Centers for Independent Living to enhance the provision of services to people who have significant and
	FROM PLANNING AND EVALUATION TRUST FUND		715,822	chronic disabilities. The program operation, administration, and oversight costs may not exceed 10 percent of the funds provided.
502	FUND		1,645,717	From the funds in Specific Appropriation 509, \$94,867 from the General Revenue Fund is provided to the Southwest Alachua County Primary and Community Health Care Clinic (recurring base appropriations
302	GRANTS AND AIDS - LOCAL HEALTH COUNCILS FROM GRANTS AND DONATIONS TRUST FUND		1,006,000	project). From the funds in Specific Appropriation 509, \$800,000 in
503	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - EMERGENCY MEDICAL SERVICES COUNTY GRANTS		1,000,000	nonrecurring funds from the General Revenue Fund is provided to the Bitner Plante ALS Clinic Initiative of Florida (HB 2121) (Senate Form 1660).
504	FROM EMERGENCY MEDICAL SERVICES TRUST FUND		2,696,675	From the funds in Specific Appropriation 509, \$250,000 in nonrecurring funds from the General Revenue Fund is provided to the Baptist Health Research Institute Familial Screening for Brain Aneurysms (HB 2897) (Senate Form 1654).
	GRANTS AND AIDS - EMERGENCY MEDICAL SERVICES MATCHING GRANTS FROM EMERGENCY MEDICAL SERVICES TRUST FUND		3,181,461	510 SPECIAL CATEGORIES DRUGS, VACCINES AND OTHER BIOLOGICALS FROM GENERAL REVENUE FUND 28,203,758 FROM FEDERAL GRANTS TRUST FUND
505	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	3,693		FROM GRANTS AND DONATIONS TRUST FUND
	FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES TRUST FUND		1,300 16,932 61,466	The funds in Specific Appropriation 510 from the Federal Grants Trust Fund are contingent upon sufficient state matching funds being identified to qualify for the federal Ryan White grant award. The
	FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND FROM PLANNING AND EVALUATION TRUST		9,000	Department of Health and the Department of Corrections shall collaborate in determining the amount of state general revenue funds expended by the Department of Corrections for AIDS-related activities and services that
	FUND		28,302 56,997	qualify as state matching funds for the Ryan White grant. From the funds in Specific Appropriation 510, \$5,000,000 from the
506	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM RADIATION PROTECTION TRUST		·	General Revenue Fund is provided to the Department of Health for the purchase of emergency opioid antagonists to be made available to emergency responders.
507	FUND		210,856	511 SPECIAL CATEGORIES TRANSFER STATE MATCHING FUNDS TO THE STATEWIDE MEDICAID MANAGED CARE LONG TERM
	GRANTS AND AIDS - STRENGTHENING DOMESTIC SECURITY - BIOTERRORISM ENHANCEMENTS - HEALTH AND HOSPITALS		01 140 607	CARE WAIVER FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND
508	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES		21,143,607	512 SPECIAL CATEGORIES GRANTS AND AIDS - RURAL HEALTH NETWORK

978

SPECIF	RIATION GRANTS FROM GENERAL REVENUE FUND	500,000		SPECIFIC APPROPRI		IENT		
	FROM FEDERAL GRANTS TRUST FUND		799,305		TRUST FUND FROM PLANNING AND EVALUATI	ON TRUST		555,000
513	SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND FROM BRAIN AND SPINAL CORD INJURY	1,000,000			FUND	PORT SERVICES	35,687,045	510,000
	REHABILITATION TRUST FUND		1,676,352		ROM TRUST FUNDS		,,	248,286,331
514	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	467,983			TOTAL POSITIONS TOTAL ALL FUNDS		441.00	283,973,376
	FROM PLANNING AND EVALUATION TRUST FUND		710,840		CHILDREN'S MEDICAL SERVIC	ES		
515	SPECIAL CATEGORIES GRANTS AND AIDS - STATE AND FEDERAL				'S SPECIAL HEALTH CARE ROVED SALARY RATE	20,934,146		
	DISASTER RELIEF OPERATIONS FROM FEDERAL GRANTS TRUST FUND		1,000,000	522 S	ALARIES AND BENEFITS	POSITIONS	375.50	
516	SPECIAL CATEGORIES GRANTS AND AIDS - TRAUMA CARE FROM EMERGENCY MEDICAL SERVICES				FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND FROM FEDERAL GRANTS TRUST			10,880,378 2,567,281
517	TRUST FUND		12,093,747		THER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND		185,051	180,559
JII	GRANTS AND AIDS - SPINAL CORD RESEARCH FROM GENERAL REVENUE FUND	750,000			FROM FEDERAL GRANTS TRUST	FUND		359,970
	FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND				FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND		1,312,787	3,084,281
non	m the funds in Specific Appropriati recurring funds from the General Revenue mi Project to Cure Paralysis (HB 3621)(Senate	Fund is provide	,000 in d to the	525 0	FROM FEDERAL GRANTS TRUST PERATING CAPITAL OUTLAY			2,808,301
518	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT				FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND FROM FEDERAL GRANTS TRUST		29,319	35,629 106,825
	FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES	3,837	7,811	G:	PECIAL CATEGORIES RANTS AND AIDS - CHILDREN'	S MEDICAL		
	TRUST FUND		55,064 6,177		SERVICES NETWORK FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND		14,136,605	184,389,550
	REHABILITATION TRUST FUND FROM PLANNING AND EVALUATION TRUST		47,576		FROM FEDERAL GRANTS TRUST FROM MATERNAL AND CHILD HE	FUND CALTH		553,738
	FUND FROM RADIATION PROTECTION TRUST FUND		52,241		BLOCK GRANT TRUST FUND . FROM SOCIAL SERVICES BLOCK TRUST FUND	GRANT		9,910,054 1,613,263
519	SPECIAL CATEGORIES		5,278	From	the funds in Specific A		6, up to \$2,500.	
317	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	15,120		used provi child for	by the Department of Heal de benefits authorized i ren with chronic and seri Medicaid or Title XXI o	th Children's Mon section 391.0: ous medical conor the Social Sec	edical Services 315, Florida Sta ditions who do n curity Act. The	Program to Litutes, for Lot qualify department
	FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES		2,285	befor	maximize the use of e utilizing general revenu	e funds. Childre	en eligible for	assistance
	TRUST FUND		15,768 35,125	medic	these funds must be ally necessary services, roviders or lack of fi	or unable to a	ccess services o	lue to lack
	FUND FROM BRAIN AND SPINAL CORD INJURY		4,390	basis	 The department may se until the appropriated 	l funds are f	ully obligated.	Receiving
	REHABILITATION TRUST FUND FROM PLANNING AND EVALUATION TRUST FUND		13,656 30,083	entit	ces through the Safety lement for coverage or se are exhausted.			
	FROM RADIATION PROTECTION TRUST FUND		27,438		funds in Specific Appro	nriation 526 sh	all not be used	to support
520	SPECIAL CATEGORIES MEDICALLY FRAGILE ENHANCEMENT PAYMENT FROM GENERAL REVENUE FUND	610,020	21,130	conti staff contr but	nuing education courses employed by the Children' act with the Department not be limited to: cla	or training for s Medical Service of Health. This servom instruct.	or health profestices (CMS) Networks s limitation shadion, train the t	ssionals or ck or under all include crainer, or
521	FIXED CAPITAL OUTLAY AMERICANS WITH DISABILITIES ACT -			profe	ased continuing educat ssional development, or ts that may be applied tow	that results	in continuing	education

527 SPECIAL CATEGORIES

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 526, \$280,000 from the General Revenue Fund is provided to the Fetal Alcohol Spectrum Disorder program in Sarasota County (recurring base appropriations project).

From the funds in Specific Appropriation 526, nonrecurring funds from the General Revenue Fund are provided for the following projects:

Maternal Fetal Medicine (HB 4479)(Senate Form 2112) St. Joseph's Children's Hospital (HB 4325)(Senate Form	700,000
1791) Fetal Alcohol Spectrum Disorder Program (Senate Form 1962)	750,000 250,000

	FROM GENERAL REVENUE FUND 19,537,467	
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	5,763,295
528	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM DONATIONS TRUST FUND	6,530,809
	FROM FEDERAL GRANTS TRUST FUND	82,405
	FROM MATERNAL AND CHILD HEALTH	
	BLOCK GRANT TRUST FUND	281,710

529 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 449.628

GRANTS AND AIDS - MEDICAL SERVICES FOR ABUSED/NEGLECTED CHILDREN

From the funds in Specific Appropriation 529, \$300,000 from the General Revenue Fund is provided to A Safe Haven for Newborns (recurring base appropriations project).

From the funds in Specific Appropriation 529, \$149,628 in nonrecurring funds from the General Revenue Fund are provided for PanCare School Telehealth (HB 4791) (Senate Form 2197).

530 SPECIAL CATEGORIES POISON CONTROL CENTER FROM GENERAL REVENUE FUND 5,966,498

Funds in Specific Appropriation 530 are provided to the Poison Control Centers of Florida.

531 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 844,394

532 SPECIAL CATEGORIES GRANTS AND AIDS - DEVELOPMENTAL EVALUATION AND INTERVENTION SERVICES/PART C FROM GENERAL REVENUE FUND

51,063,860 FROM FEDERAL GRANTS TRUST FUND . . . 26,331,853

From the funds in Specific Appropriation 532, \$3,702,687 from the General Revenue Fund is provided as the state match for Medicaid reimbursable early intervention services in Specific Appropriations 203

From the funds in Specific Appropriation 532, at least 85 percent of funds distributed to Local Early Steps providers must be spent on direct

From the funds in Specific Appropriation 532, up to \$2,478,074 in nonrecurring funds from the Federal Grants Trust Fund is provided to the Department of Health for the replacement of its Early Steps Administrative system. 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 SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

Appropriations and the House of Representatives Appropriations Committee. Each report must include progress made to date for each project milestone, planned and actual completion dates, planned and actual costs incurred, and any current project issues and risks.

533	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	82,009	121,245 75,871
534	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND FROM FEDERAL GRANTS TRUST FUND	107,590	80,598 34,987
TOTAL:	CHILDREN'S SPECIAL HEALTH CARE FROM GENERAL REVENUE FUND	104,842,462	255,792,602
	TOTAL POSITIONS	375.50	360,635,064
PROGR <i>I</i>	AM: HEALTH CARE PRACTITIONER AND ACCESS		
MEDICA	AL QUALITY ASSURANCE		
I	APPROVED SALARY RATE 23,290,876		
535	SALARIES AND BENEFITS POSITIONS FROM MEDICAL QUALITY ASSURANCE TRUST FUND	590.00	34,292,457
536	OTHER PERSONAL SERVICES FROM MEDICAL QUALITY ASSURANCE TRUST FUND		5,918,481
537	EXPENSES FROM FEDERAL GRANTS TRUST FUND FROM MEDICAL QUALITY ASSURANCE TRUST FUND		86,419 7,170,399
538	OPERATING CAPITAL OUTLAY FROM MEDICAL QUALITY ASSURANCE TRUST FUND		57,604
539	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM MEDICAL QUALITY ASSURANCE TRUST FUND		21,000
540	SPECIAL CATEGORIES UNLICENSED ACTIVITIES FROM MEDICAL QUALITY ASSURANCE TRUST FUND		1,173,452
541	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL QUALITY ASSURANCE		450.00-
	TRUST FUND		463,292
542	SPECIAL CATEGORIES CONTRACTED SERVICES		
	FROM FEDERAL GRANTS TRUST FUND FROM MEDICAL QUALITY ASSURANCE		863,761
	TROIT TIME QUILLIT INSCRIMENT		14 400 206

From funds provided in Specific Appropriation 542, the Board of Chiropractic Medicine shall develop additional continuing education models including, but not limited to, online classroom courses; however,

14.480.206

TRUST FUND

								,
SECTIO SPECIF	N 3 - HUMAN SERVICES				SECTION SPECIAL SPECIA	ON 3 - HUMAN SERVICES		
	RIATION					PRIATION		
	funds are provided for	the beard t	a adopt any mulas	that limit	ALLIO	FROM FEDERAL GRANTS TRUST FUND		1,691
	trict, or proscribe the nu							
						FROM U.S. TRUST FUND		437,154
	obtained through online att			ourses that	FF0	CDECTAL CAMECODIEC		
a 1	icensee must complete for re	enewal of a 1	icense.		552	SPECIAL CATEGORIES		
						LEASE OR LEASE-PURCHASE OF EQUIPMENT		
542A	SPECIAL CATEGORIES					FROM FEDERAL GRANTS TRUST FUND		1,000
	GRANTS AND AIDS - CONTRACTE					FROM U.S. TRUST FUND		2,334
	FROM GENERAL REVENUE FUND		115,000					
	FROM FEDERAL GRANTS TRUST	FUND		122,000	553	SPECIAL CATEGORIES		
						TRANSFER TO DEPARTMENT OF MANAGEMENT		
Fro	m the funds in Speci	fic Approp	riation 542A, \$	115,000 in		SERVICES - HUMAN RESOURCES SERVICES		
non	recurring funds from the	General Rev	enue Fund is provi	ded for the		PURCHASED PER STATEWIDE CONTRACT		
Flo	rida Chiropractic Society	Drug Free Al	ternatives for Pai	n Treatment		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	2,580	
(HB	4285) (Senate Form 2494).	5				FROM FEDERAL GRANTS TRUST FUND		2,619
(112	1200, (2011400 10111 2171)					FROM U.S. TRUST FUND		343,844
543	SPECIAL CATEGORIES					TROIT COOL TROOT TOND		313,011
313	RISK MANAGEMENT INSURANCE				ποπατ.	: DISABILITY BENEFITS DETERMINATION		
	FROM MEDICAL QUALITY ASSUR	אורי			1011111	FROM GENERAL REVENUE FUND	1 792 086	
	-			270 (14		FROM TRUST FUNDS	1,772,000	150 100 742
	TRUST FUND			370,614		FROM IRUSI FUNDS		159,190,743
	0000000					MOMBI DOCIMIONO	1 040 00	
544	SPECIAL CATEGORIES					TOTAL POSITIONS		
	LEASE OR LEASE-PURCHASE OF					TOTAL ALL FUNDS		160,982,829
	FROM MEDICAL QUALITY ASSUR	ANCE						
	TRUST FUND			339,364	TOTAL	: HEALTH, DEPARTMENT OF		
						FROM GENERAL REVENUE FUND	533,559,439	
545	SPECIAL CATEGORIES					FROM TRUST FUNDS		2,573,715,034
	TRANSFER TO DEPARTMENT OF M	IANAGEMENT						
	SERVICES - HUMAN RESOURCES					TOTAL POSITIONS	12.706.51	
	PURCHASED PER STATEWIDE CO					TOTAL ALL FINDS	22//00/02	3,107,274,473
	FROM MEDICAL QUALITY ASSUR					TOTAL ALL FUNDS	553 756 614	3,10,11,1,1
	TRUST FUND			174,833		TOTAL ATTROVED DALLART RATE	333,730,014	
	TRUST FUND			1/4,033	י משיישינו	ANS' AFFAIRS, DEPARTMENT OF		
попат.	MEDICAL OHALIEW ACCIDANCE				V E I E IV	AND AFFAIRS, DEPARTMENT OF		
TOTAL:	MEDICAL QUALITY ASSURANCE FROM GENERAL REVENUE FUND .		115 000		מסטמת	AM. CEDUTCEC TO METERANCI DROCDAM		
	FROM GENERAL REVENUE FUND .		115,000	CE E22 000	PROGRA	AM: SERVICES TO VETERANS' PROGRAM		
	FROM TRUST FUNDS			65,533,882		ANGL HOMBO		
					VETERA	ANS' HOMES		
	TOTAL POSITIONS		590.00		_			
	TOTAL ALL FUNDS			65,648,882	I	APPROVED SALARY RATE 46,535,734		
PROGRA	M: DISABILITY DETERMINATIONS	;			554	SALARIES AND BENEFITS POSITIONS	1,335.00	
						FROM OPERATIONS AND MAINTENANCE		
DISABI	LITY BENEFITS DETERMINATION					TRUST FUND		70,698,055
A	PPROVED SALARY RATE	46,159,316			555	OTHER PERSONAL SERVICES		
						FROM OPERATIONS AND MAINTENANCE		
546	SALARIES AND BENEFITS	POSITIONS	1,040.00			TRUST FUND		4,616,368
	FROM GENERAL REVENUE FUND							, ,
	FROM FEDERAL GRANTS TRUST		002/2/	736,548	556	EXPENSES		
	FROM U.S. TRUST FUND			69,146,571	330	FROM GENERAL REVENUE FUND	9 000 000	
	TROM U.S. IRUSI FUND			07,140,371		FROM GRANTS AND DONATIONS TRUST	7,000,000	
E 4 7	OTHER PERSONAL SERVICES					FUND		26,000
347			046 260					20,000
	FROM GENERAL REVENUE FUND		040,300	868,378		FROM OPERATIONS AND MAINTENANCE TRUST FUND		13,597,574
	FROM FEDERAL GRANTS TRUST					IRUSI FUND		13,391,314
	FROM U.S. TRUST FUND			28,262,035		ADDD # 110 (1 D T # 1)		
					557	OPERATING CAPITAL OUTLAY		
548						FROM GENERAL REVENUE FUND	800,000	
	FROM GENERAL REVENUE FUND		139,839			FROM GRANTS AND DONATIONS TRUST		
	FROM FEDERAL GRANTS TRUST	FUND		198,434		FUND		25,000
	FROM U.S. TRUST FUND			21,122,860		FROM OPERATIONS AND MAINTENANCE		
						TRUST FUND		532,217
549	OPERATING CAPITAL OUTLAY							
	FROM GENERAL REVENUE FUND		4,000		558	FOOD PRODUCTS		
	FROM FEDERAL GRANTS TRUST		,	4,000		FROM OPERATIONS AND MAINTENANCE		
	FROM U.S. TRUST FUND			1,212,620		TRUST FUND		5,295,291
				_,,				-,,
550	SPECIAL CATEGORIES				559	SPECIAL CATEGORIES		
550	CONTRACTED SERVICES				557	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		125 221					
			133,331	79,818		FROM OPERATIONS AND MAINTENANCE		17 402 042
	FROM FEDERAL GRANTS TRUST					TRUST FUND		17,493,943
	FROM U.S. TRUST FUND			36,770,837	F.C.	CDECTAL CAMECODIES		
	ADDICTAL CLASSES				560	SPECIAL CATEGORIES		
551	SPECIAL CATEGORIES					RECREATIONAL EQUIPMENT AND SUPPLIES		
	RISK MANAGEMENT INSURANCE					FROM GRANTS AND DONATIONS TRUST		
	FROM GENERAL REVENUE FUND		1,691			FUND		99,000

981

March 19, 2020

Mai	CH 13, 2020	900111	IAL OF		AIL		J 01
	ON 3 - HUMAN SERVICES			SECTION 3 - HU SPECIFIC	MAN SERVICES		
SPECIF				APPROPRIATION			
	PRIATION				TO THE DEPARTMENT OF MANAGEMENT		
561					ER TO DEPARTMENT OF MANAGEMENT		
	RISK MANAGEMENT INSURANCE FROM OPERATIONS AND MAINTENANCE				CES - HUMAN RESOURCES SERVICES ASED PER STATEWIDE CONTRACT		
	TRUST FUND	2	2/1 202		GENERAL REVENUE FUND	8,690	
	IROSI FOND	4	1,241,202		PERATIONS AND MAINTENANCE	0,000	
562	SPECIAL CATEGORIES				FUND		652
302	TRANSFER TO DEPARTMENT OF MANAGEMENT			11.001	1002		032
	SERVICES - HUMAN RESOURCES SERVICES			572 DATA PR	ROCESSING SERVICES		
	PURCHASED PER STATEWIDE CONTRACT				ROCESSING ASSESSMENT - DEPARTMENT C	OF	
	FROM OPERATIONS AND MAINTENANCE			MANAGE	EMENT SERVICES		
	TRUST FUND		459,351	FROM G	GENERAL REVENUE FUND	18,702	
			-				
563	FIXED CAPITAL OUTLAY				IVE DIRECTION AND SUPPORT SERVICES		
	ADDITIONS AND IMPROVEMENTS TO THE				NERAL REVENUE FUND	3,505,951	
	VETERANS' HOMES			FROM TR	RUST FUNDS		1,776,276
	FROM FEDERAL GRANTS TRUST FUND	Ţ	5,167,500				
	FROM OPERATIONS AND MAINTENANCE				POSITIONS		
	TRUST FUND		962,500	TOTAL	ALL FUNDS		5,282,227
	1. 1. 0. 161. 2			TITITED AND L DENE	IRIMO AND ACCIONANCE		
	ds in Specific Appropriation 563 ar			VETERANS' BENE	EFITS AND ASSISTANCE		
	utility services from the U.S. Departmen				CALADY DAME - 427 070		
	lity grid at the Lake Baldwin State Vet			APPROVED	SALARY RATE 5,437,079		
De auh	held in reserve. The Department of Vet mit budget amendments requesting the rel	eran Allairs is authoriz	eu to	ביים ביים ביים	S AND BENEFITS POSITIONS	115.00	
nro	wisions of chapter 216, Florida Statutes	Demiests for the release	oge of		GENERAL REVENUE FUND		
fun	ids is contingent on the department	receiving approval of a	IDE OI		PERATIONS AND MAINTENANCE	1,107,213	
	partment of Veterans Affairs cost share g		1 0.5.		FUND		2,912,812
БСР	arement of vectorals infalls tobe share g	141101			2012		2//22/022
564	FIXED CAPITAL OUTLAY			574 OTHER P	PERSONAL SERVICES		
	MAINTENANCE AND REPAIR OF STATE-OWNED				GENERAL REVENUE FUND	12,000	
	RESIDENTIAL FACILITIES FOR VETERANS			FROM O	PERATIONS AND MAINTENANCE	•	
	FROM OPERATIONS AND MAINTENANCE			TRUST	FUND		10,353
	TRUST FUND		2,000,000				
				575 EXPENSE			
TOTAL:	VETERANS' HOMES				GENERAL REVENUE FUND	208,653	
	FROM GENERAL REVENUE FUND	9,800,000			PERATIONS AND MAINTENANCE		
	FROM TRUST FUNDS	123	3,214,001	TRUST	FUND		304,963
	TOTAL DOCUMENTS	4 005 00			THE CARTEST OF THE AT		
	TOTAL POSITIONS	1,335.00			ING CAPITAL OUTLAY		
	TOTAL ALL FUNDS	13:	3,014,001		PERATIONS AND MAINTENANCE		E E00
דווי∕טעט	TIVE DIRECTION AND SUPPORT SERVICES			18031	FUND		5,500
PVFC01	IVE DIRECTION AND SUPPORT SERVICES			577 SPECIAL	CATEGORIES		
Δ	APPROVED SALARY RATE 1,852,101				CTED SERVICES		
	1,032,101				GENERAL REVENUE FUND	2,569	
565	SALARIES AND BENEFITS POSITIONS	29.50			PERATIONS AND MAINTENANCE	2/005	
500	FROM GENERAL REVENUE FUND	2,513,992			FUND		17,500
	FROM OPERATIONS AND MAINTENANCE	, ,					•
	TRUST FUND		203,726	577A SPECIAL	CATEGORIES		
				GRANTS	AND AIDS - CONTRACTED SERVICES		
566	OTHER PERSONAL SERVICES			FROM G	GENERAL REVENUE FUND	2,674,450	
	FROM GENERAL REVENUE FUND	21,790					
					funds in Specific Appropriation 57		
567	EXPENSES	BAA A45		the General	Revenue Fund are provided for the	e rollowing projec	TS:
	FROM GENERAL REVENUE FUND	703,965		** 1		L	
	FROM OPERATIONS AND MAINTENANCE		E40 070	_	ry of South Florida Alternative Tre	-	200 000
	TRUST FUND		549,970		terans (HB 4211)		200,000
568	OPERATING CAPITAL OUTLAY				: Florida State College Service Dog 79)(Senate Form 2219)		50,000
300	FROM GENERAL REVENUE FUND	120,512			Integrated Resources - Network of C		30,000
	FROM GENERAL REVENUE FUND	120,312			n and Military Service Members (HB		
569	SPECIAL CATEGORIES				176)		135,000
507	CONTRACTED SERVICES				Warriors (HB 3033) (Senate Form 2021		600,000
	FROM GENERAL REVENUE FUND	110,882			sition House, Inc Homeless Veter		•
	FROM OPERATIONS AND MAINTENANCE	•			01) (Senate Form 2064)		200,000
	TRUST FUND		939,762		Florida Fire Watch (HB 2703) (Sena		250,000
			•		Veterans 50 Year Commemorative Book		
570	SPECIAL CATEGORIES				Senate Form 1011)		100,000
	RISK MANAGEMENT INSURANCE				erans Ignited - Northeast Women Ve		
	FROM GENERAL REVENUE FUND	7,418)3) (Senate Form 1214)		389,450
	FROM OPERATIONS AND MAINTENANCE		00 111		/eterans Legal Helpline (HB 4151)(S		F00 000
	TRUST FUND		82,166		. Watarana Hamalana Hayaina and Int	and the second second	500,000
E 77 1	CDECINI CAMECODIEC				r Veterans Homeless Housing and Int	•	250 000
571	SPECIAL CATEGORIES			30337 (5	Senate Form 1216)		250,000

SECTION 3 - HUMAN SERVICES SPECIFIC	SECTION 3 - HUMAN SERVICES SPECIFIC
APPROPRIATION	APPROPRIATION
578 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 10,644,332,901
RISK MANAGEMENT INSURANCE	TRAN MRIVAT FURITA
FROM GENERAL REVENUE FUND 12,854 FROM OPERATIONS AND MAINTENANCE	FROM TRUST FUNDS
TRUST FUND	TOTAL POSITIONS 30,869.76
579 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	TOTAL ALL FUNDS
SERVICES - HUMAN RESOURCES SERVICES	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 24,837	The moneys contained herein are appropriated from the named funds to the
FROM OPERATIONS AND MAINTENANCE	Department of Corrections, Justice Administration, Department of
TRUST FUND	Juvenile Justice, Florida Department of Law Enforcement, Department of
EGON (DENIMO NIE ETEO MO LOGEL GOUDDINIUMO NIE	Legal Affairs/Attorney General, and the Florida Commission on Offender
579A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	Review as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.
GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	CORRECTIONS, DEPARTMENT OF
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND 500,000	CORRECTIONS, DEPARTMENT OF
TAGE CHARLE REPERCE FOR FIRST TO THE STORY OF THE STORY O	From the funds in Specific Appropriations 582 through 720, the
From the funds in Specific Appropriation 579A, nonrecurring funds from	Department of Corrections shall, before closing, substantially reducing
the General Revenue Fund are provided for the following projects:	the use of, or changing the purpose of any state correctional institution as defined in section 944.02, Florida Statutes, submit its
McCormick Research Institute - Veterans Service Center	proposal to the Governor's Office of Policy and Budget, the chair of the
(HB 3853) (Senate Form 2082)	Senate Appropriations Committee, and the chair of the House
K9 Partners for Patriots (HB 4427)(Senate Form 1179) 400,000	Appropriations Committee for review.
TOTAL: VETERANS' BENEFITS AND ASSISTANCE	From the funds in Specific Appropriations 582 through 720, the
FROM GENERAL REVENUE FUND	Department of Corrections may work within its existing budget, including
FROM TRUST FUNDS	applicable grants, to implement any corrective action plan that is
MOMBI DOCUMIONO 11F 00	developed as the result of a Prison Rape Elimination Act audit conducted in accordance with Title 28, Part 115 of the Code of Federal
TOTAL POSITIONS	Regulations. The department may request additional resources required
	through the Legislative Budget Request process as defined in chapter
VETERANS EMPLOYMENT AND TRAINING SERVICES	216, Florida Statutes.
579B AID TO LOCAL GOVERNMENTS	Funds in Specific Appropriation 582 through 720 may not be used to pay
GRANTS AND AIDS ENTREPRENEUR TRAINING	for unoccupied space currently being leased by the Department of
FROM GENERAL REVENUE FUND 625,000	Corrections in the event the leases are vacant on or after July 1, 2020,
Duan the finds in Chesifis Dunnanistics FTOD names with finds from	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 Appropriation 579B, nonrecurring funds from the General Revenue Fund is provided for the Veterans Employment and	chac there is no longer a need.
Training Services (VETS) Entrepreneur Program pursuant to sections	PROGRAM: DEPARTMENT ADMINISTRATION
295.21 and 295.22, Florida Statutes.	DURGUMTUR DIDROMIAN AND GUDDODM GEDNIAGEG
579C AID TO LOCAL GOVERNMENTS	EXECUTIVE DIRECTION AND SUPPORT SERVICES
GRANTS AND AIDS WORKFORCE TRAINING GRANTS FOR VETERANS	APPROVED SALARY RATE 22,832,850
FROM GENERAL REVENUE FUND	582 SALARIES AND BENEFITS POSITIONS 461.00
,	FROM GENERAL REVENUE FUND 22,731,307
From the funds in Specific Appropriation 579C, nonrecurring funds from	FROM ADMINISTRATIVE TRUST FUND 1,500,000
the General Revenue Fund is provided for the Veterans Employment and Training Services (VETS) Business Training Grant Program pursuant to	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND
sections 295.21 and 295.22, Florida Statutes.	
	583 OTHER PERSONAL SERVICES
580 AID TO LOCAL GOVERNMENTS FLORIDA IS FOR VETERANS, INCOPERATIONS	FROM GENERAL REVENUE FUND 28,337 FROM ADMINISTRATIVE TRUST FUND
FROM GENERAL REVENUE FUND 344,106	TROW INDICATIVE TROOF FORD
,	584 EXPENSES
TOTAL: VETERANS EMPLOYMENT AND TRAINING SERVICES	FROM GENERAL REVENUE FUND 1,025,958
FROM GENERAL REVENUE FUND 1,719,106	FROM ADMINISTRATIVE TRUST FUND 500,000 FROM CRIMINAL JUSTICE STANDARDS
TOTAL ALL FUNDS	AND TRAINING TRUST FUND
TOTAL: VETERANS' AFFAIRS, DEPARTMENT OF	585 OPERATING CAPITAL OUTLAY
FROM GENERAL REVENUE FUND	FROM GENERAL REVENUE FUND 20,227
FROM TRUST FUNDS	FROM ADMINISTRATIVE TRUST FUND 30,160
MOMBI DOCIMIONO 1 450 50	FROM CRIMINAL JUSTICE STANDARDS
TOTAL POSITIONS 1,479.50	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND
ТОТАТ. ALL RINDS 151 227 632	
TOTAL ALL FUNDS	AND TRAINING TRUST FUND
ТОТАТ. ALL RINDS 151 227 632	AND TRAINING TRUST FUND

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION

586A SPECIAL CATEGORIES

TRANSFER TO OFFICE OF PROGRAM POLICY ANALYSIS AND GOVERNMENT ACCOUNTABILITY FOR DOC FACILITIES MASTER PLAN FROM PRIVATRIV OPERATED INSTITUTIONS INMATE WELFARE TRUST

2,000,000

From the funds in Specific Appropriation 586A, \$2,000,000 in nonrecurring funds from the Privately Operated Institutions Inmate Welfare Trust Fund is provided to the Department of Corrections for transfer to the Office of Program Policy Analysis and Government Accountability to contract with an independent consulting firm to prepare a correctional facility specific, multi-year master plan that addresses the repair, maintenance, or replacement of facilities in the prison system. The master plan must, in consultation with the department, identify appropriate specifications necessary for safe, secure, cost effective and efficient correctional facilities, including facilities such as those for inmate health care, substance abuse and mental health treatment, other special needs, and education, consistent with appropriate correctional standards. The master plan must include a comprehensive review of the physical plant needs of the department using those specifications, including associated staffing needs, and must prioritize identified facility needs, based on the immediacy of the

	pritize identified facility needs, bas les. The master plan must be completed by		icy of the
587	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	535,016	200,000
588	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	563,175	
589	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM ADMINISTRATIVE TRUST FUND		525,394
590	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	38,535	
591	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CORRECTIONAL WORK PROGRAM TRUST FUND	7,109,547	49,487 102,060
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	32,078,011	6,376,351
	TOTAL POSITIONS TOTAL ALL FUNDS	461.00	38,454,362
INFORM	ATION TECHNOLOGY		
A	PPROVED SALARY RATE 8,656,218		
592	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	179.50 9,420,214	400,000
593	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	14,769	
594	EXPENSES FROM GENERAL REVENUE FUND	3,461,941	0 404 511

FROM ADMINISTRATIVE TRUST FUND . . .

2,484,511

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION

FROM GRANTS AND DONATIONS TRUST

472.761

From the funds in Specific Appropriation 594, \$2,000,000 in nonrecurring funds from the General Revenue Fund is provided to the Florida Department of Corrections for the Electronic Medical Records network expansion. These funds shall be held in reserve and the agency is authorized to submit budget amendments for the release of funds pursuant to the provisions of chapter 216, Florida Statutes. The release of funds is contingent upon approval of a detailed operational work plan and a project spend plan reflecting estimated and actual costs. Upon approval of the detailed operational work plan, the department shall submit quarterly project status reports to the Governor's Office of Policy and Budget, chair of the Senate Appropriations Committee, and chair of the House Appropriations Committee. Each report must include progress made to date for project milestones and contract deliverables, planned and actual completion dates, planned and actual costs incurred, and any current project issues and risks.

595	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	127,720	
596	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2,084,778	349,750 176,857
	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	59,566	
598	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	45,329	
599	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,270	
600	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	995	
601	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT MANAGEMENT SERVICES FROM GENERAL REVENUE FUND		76,601 22,337
601A	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM ADMINISTRATIVE TRUST FUND		56,500
TOTAL:	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	23,835,220	4,039,317
	TOTAL POSITIONS	179.50	27,874,537
PROGRA	M: SECURITY AND INSTITUTIONAL OPERATIONS		
eac Fin rep cor	n the funds provided in Specific Appr n correctional facility Warden, in c ancial Officer of the Department of ort on the allocation of human resour rectional facility to the chair of	conjunction with Corrections, shaltes ces and associated the Senate App	the Chief ll submit a d budget by ropriations

Committee and the chair of the House Appropriations Committee by July

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

30th of each year. At a minimum, each correctional facility must identify the number of full-time authorized positions, delineating between filled and vacant, the projected number of employee hours needed to fulfill the operations of each facility, specifically denoting projected overtime hours, the methodology utilized to assign overtime in a uniform and equitable manner, and recruitment efforts and challenges including turnover rates. The department shall submit a comparison of actual utilization to projected estimates. The Inspector General shall certify that he or she has reviewed the information contained in each report and has verified its accuracy.

From the recurring funds from the General Revenue Fund provided in Specific Appropriations 615L, 626 and 628J, a total of \$1,217,262 is provided as payment in lieu of ad valorem taxation for distribution to local government taxing authorities. Funding is provided as follows:

Bay Correctional Facility	269,324
Moore Haven Correctional Facility	339,242
South Bay Correctional Facility	275,560
Gadsden Correctional Facility	100,000
Lake City Correctional Facility	90,236
Sago Palm Facility	142,900

From the recurring funds from the General Revenue Fund provided in Specific Appropriations 615L, 626 and 628J, a total of \$150,000 is provided to the Bureau of Private Prison Monitoring within the Department of Management Services to pay for subject matter experts to conduct medical and mental health site visits of the medical departments of private prisons and perform quality management audits no longer performed by the Department of Corrections. Funding is provided as follows:

Adult Male Custody Operations	109,350
Adult and Youthful Offender Female Custody Operations	22,800
Male Youthful Offender Custody Operations	17,850

From the funds provided in Specific Appropriations 615A, 615C, 615K and 615N, funds are provided to implement a pilot project to convert correctional officers from 12 hour shifts to 8.5 hour shifts at state operated correctional facilities.

From the funds provided in Specific Appropriations 615A through 653, the Department of Corrections must submit monthly status reports regarding the status of the implementation and transition to 8.5 hour shifts for correctional officers employed at affected state operated correctional facilities to the chair of the House Appropriations Committee and the chair of the Senate Appropriations Committee. The report must include: a timeline of the estimated transition to 8.5 hour shifts by month for each facility; the progress of the transition at each facility; the number of filled and vacant correctional officer positions at each facility, by class; the amount of overtime hours and expenditures for each correctional officer class per month at each facility; and the number of use of force incidents per month at each facility. The use of force incidents shall specify the number of inmate on inmate events, inmate on officer assaults, and contraband. The department must deliver the report by the 15th day following the end of each calendar month.

ADULT MALE CUSTODY OPERATIONS

APPROVED SALARY RATE 404,604,529

	,,		
615A SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST		9,820.00 564,364,217	184,848
615B OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		7,182,849	
615C EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FROM GRANTS AND DONATIONS FUND	FUND	20,688,909	216,765 240,389

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	
APPROPRIATION	
615D OPERATING CAPITAL OUTLAY	
FROM GENERAL REVENUE FUND 3,355,166	
FROM FEDERAL GRANTS TRUST FUND	47,205
FROM GRANTS AND DONATIONS TRUST	
FUND	250,000
615E FOOD PRODUCTS	
FROM GENERAL REVENUE FUND 38,598,878	
FROM GENERAL REVENUE FORD	
615F SPECIAL CATEGORIES	
CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND 10,352,696	
FROM FEDERAL GRANTS TRUST FUND	249,000
From the funds in Specific Appropriation 615F,	
nonrecurring funds from the General Revenue Fund is	provided for

CECTION A - COMMINAL THETTE AND CODDECTIONS

(150 ADDATAL GAMBOODID

From the funds in Specific Appropriation 615F, \$375,000 in nonrecurring funds from the General Revenue Fund is provided for Children of Inmates: Family Strengthening and Reunification program (HB 4051) (Senate Form 1476).

615G	FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND .		4,195,153	
615H	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND .		18,435,600	
615I	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE F FROM FEDERAL GRANTS TRUST FU			6,800,000

Funds in Specific Appropriation 615I are from reimbursements from the United States Government for incarcerating aliens in Florida's prisons. If total reimbursements exceed \$6,800,000, the Department of Corrections shall submit a budget amendment in accordance with all applicable provisions of chapter 216, Florida Statutes, requesting additional budget authority to transfer the balance of funds to the General Revenue Fund.

615J	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM SALE OF GOODS AND SERVICES CLEARING TRUST FUND	., .,	1,198,047
615K	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	. 1,598,738	
615L	SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND FROM PRIVATELY OPERATED INSTITUTIONS INMATE WELFARE TRUST	. 121,536,211	
	FUND		4,262,266

From the funds in Specific Appropriation 615L, \$2,961,680 in nonrecurring funds from the Privately Operated Institutions Inmate Welfare Trust Fund is provided to the Florida Department of Corrections for the provision of enhanced in-prison and post-release recidivism reduction programs at the Bay, Moore Haven, South Bay and Blackwater River correctional facilities based on the "Continuum of Care Program" which is currently provided to individuals at and who are released from those facilities. The Continuum of Care program, which was developed and piloted at the Graceville Correctional Facility, will continue to be provided at Graceville at no cost to the state. With these recidivism reduction programs in place, the above referenced facilities shall be known as Correctional and Rehabilitation Facilities (HB 3359) (Senate Form 1275).

590,223

615M	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	

March 19, 2020

SPECIF APPROP	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	420,352		SPECIE APPROE	PRIATION PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND ADULT AND YOUTHFUL OFFENDER FEMALE CUSTOD OPERATIONS	У	
TOTAL:	ADULT MALE CUSTODY OPERATIONS FROM GENERAL REVENUE FUND	809,444,326	13,448,520		FROM GENERAL REVENUE FUND		903,856
	TOTAL POSITIONS	9,820.00	822,892,846		TOTAL ALL FUNDS		80,967,147
ADULT	AND YOUTHFUL OFFENDER FEMALE CUSTODY		022,032,040		APPROVED SALARY RATE 14,646,185		
OPERAT	IONS			628A	SALARIES AND BENEFITS POSITIONS	309.00	
A	PPROVED SALARY RATE 39,373,093				FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	16,277,121	13,236
616	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	842.00 45,524,646		628B	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	284,084	
617	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	383,488		628C	EXPENSES FROM GENERAL REVENUE FUND	·	
618	EXPENSES FROM GENERAL REVENUE FUND	2,123,011			FROM FEDERAL GRANTS TRUST FUND	173,034	5,511
619	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	5,000		628D	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	20,185	
620	FOOD PRODUCTS			628E	FOOD PRODUCTS FROM GENERAL REVENUE FUND	1,334,376	
621	FROM GENERAL REVENUE FUND	2,400,203		628F	SPECIAL CATEGORIES CONTRACTED SERVICES	20 500	
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	625,305		6000	FROM GENERAL REVENUE FUND	29,599	
622	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION			628G	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	197,340	
623	FROM GENERAL REVENUE FUND	206,859		628H	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
023	OVERTIME FROM GENERAL REVENUE FUND	2 222 257			FROM GENERAL REVENUE FUND	2,631,754	
	FROM GRANTS AND DONATIONS TRUST FUND		6,497	628I	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
624	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	160,700	
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	4,478,315		628J	SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND	19,716,164	
625	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	345.371			FROM PRIVATELY OPERATED INSTITUTIONS INMATE WELFARE TRUST FUND		195,403
626	SPECIAL CATEGORIES	****		628K	SPECIAL CATEGORIES		,
	PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND FROM PRIVATELY OPERATED	21,535,000			LEASE OR LEASE-PURCHASE OF EQUIPMENT	42,091	
	INSTITUTIONS INMATE WELFARE TRUST		007 250		SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
Fro non Wel Beh	m the funds in Specific Approprecurring funds from the Privately fare Trust Fund is provided for Stavior System (HB 2683) (Senate Form 1124	priation 626, Operated Instituaping Success: G	\$300,000 in utions Inmate ender-Focused		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	6,343	705
	SPECIAL CATEGORIES				: MALE YOUTHFUL OFFENDER CUSTODY OPERATIONS FROM GENERAL REVENUE FUND		214,855
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	87,682				200 00	214,035
628	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				TOTAL POSITIONS TOTAL ALL FUNDS	309.00	41,090,246
	SERVICES - HUMAN RESOURCES SERVICES			SPECIA	ALTY CORRECTIONAL INSTITUTION OPERATIONS		

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION APPROVED SALARY RATE 322,608,598			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 642 EXPENSES
629 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	458,139,939	3,140	FROM GENERAL REVENUE FUND 678,772 FROM CORRECTIONAL WORK PROGRAM TRUST FUND
630 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		3/110	643 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
631 EXPENSES FROM GENERAL REVENUE FUND	9,845,555		644 FOOD PRODUCTS FROM GENERAL REVENUE FUND 1,550,170
632 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	20,000		FROM CORRECTIONAL WORK PROGRAM TRUST FUND
633 FOOD PRODUCTS FROM GENERAL REVENUE FUND	18,270,166		645 LUMP SUM CORRECTIONAL WORK PROGRAMS
634 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	649,747		POSITIONS 5.00 FROM CORRECTIONAL WORK PROGRAM TRUST FUND
635 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	1,940,269		Funds and positions provided in Specific Appropriation 645, from the Correctional Work Program Trust Fund, are provided for interagency contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of
636 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	30,015,927		interagency community service work squad contracts. 646 SPECIAL CATEGORIES CONTRACTED SERVICES
637 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	19,911,444		FROM GENERAL REVENUE FUND
638 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	2,859,789		From the funds provided in Specific Appropriation 646, no privately operated work release center may house more than 200 inmates at any given time. In addition, each facility with 100 or more inmates in its work release program must have at least one certified correctional officer on premises at all times. A person who was a certified
639 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	428,696		correctional officer at the time of separating or retiring from the Department of Corrections in good standing is considered to be a certified correctional officer for this purpose unless his or her certification has been revoked for misconduct.
640 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	241,618		647 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND
TOTAL: SPECIALTY CORRECTIONAL INSTITUTION OPF FROM GENERAL REVENUE FUND	546,004,814	3,140	648 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND 2,835,222
TOTAL POSITIONS	8,199.00	546,007,954	649 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,342,953
TRANSITION APPROVED SALARY RATE 44,820,232			650 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
641 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	929.00 30,127,988		FROM GENERAL REVENUE FUND
TRUST FUND		27,184,866	651 SPECIAL CATEGORIES ELECTRONIC MONITORING FROM GENERAL REVENUE FUND 6,146,395
provided to the Department of Correct worksquads currently funded with general The department shall, before eliminating public worksquad officer positions, Governor's Office of Policy and Budge	tions to ensure a revenue funds are m ng any general reve submit its proposa t, the chair of	all public maintained. enue funded al to the the Senate	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
Appropriations Committee, and the chair Committee for review and approval.	r or the House Appi	ropriacions	TRUST FUND

TOTAL POSITIONS

TOTAL ALL FUNDS

19,939,746

POSITIONS

CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR

APPROVED SALARY RATE

662 SALARIES AND BENEFITS

439.00

540.00

30,760,191

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SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION	
1111101	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM GENERAL REVENUE FUND 28,329,542	
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM			FROM GENERAL REVENUE FUND 80,166,904	
	TRUST FUND		11,600	664 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	
TOTAL:	PUBLIC SERVICE WORKSQUADS AND WORK RELEAS TRANSITION FROM GENERAL REVENUE FUND	70,753,535	322,072	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 4,553,500	
	TOTAL POSITIONS		575,607	666 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 5,058,135	
EXECUT	IVE DIRECTION AND SUPPORT SERVICES			667 SPECIAL CATEGORIES	
	PPROVED SALARY RATE 18,984,261			DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND 4,198,894	
654		439.00 24,932,964		668 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
655	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	345,885		FROM GENERAL REVENUE FUND	
656	EXPENSES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND		127,505	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
657				670 FIXED CAPITAL OUTLAY CORRECTIONAL FACILITIES - LEASE PURCHASE FROM GENERAL REVENUE FUND 53,333,075	
658	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2,538,757		Funds in Specific Appropriation 670 are provided for payments required under the master lease purchase agreement used to secure the certificates of participation issued to finance or refinance the	
fun	m the funds in Specific Appropriation 6 ds from the General Revenue Fund is prov ification system (VINE).	iss, \$1,000,000 in recurrided to continue the vi	ring ctim	following correctional facilities: Bay Correctional Facility	
fun Cor sta sys	m the funds in Specific Appropriation of ds from the General Revenue Fund is progrections for the procurement and impliffing, time management (including leave are tem for the department's correctional of department's existing Roster Management S	covided to the Department ementation of an automout and overtime), and schedu officers which shall rep	of ated Ling	Moore Haven Correctional Facility (Glades County)	
659	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	100,080		Series 2009 B and C Bonds include various facility construction projects for the following Department of Corrections facilities:	
660	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	134,436		Mayo Annex (Lafayette County), Suwannee Annex (Suwannee County), Lowell Reception Center (Marion County), Lancaster Secure Housing Unit (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),	
661	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	15,250		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 Re-Entry Center (Baker County), and Pat Thomas Re-Entry Center (Gadsden County).	
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	30,632,686	127,505	From the funds in Specific Appropriation 670, \$12,376,573 is provided for any additional payments required under the master lease purchase agreement used to secure additional certificates of participation issued	

670, \$12,376,573 is provided der the master lease purchase agreement used to secure additional certificates of participation issued to finance or refinance correctional facilities. The Department of Corrections and the Department of Management Services are authorized pursuant to Chapters 944, 287, and 255, Florida Statutes, to enter into one or more amendments to the master lease purchase agreement previously executed by the Department of Management Services to finance or refinance the acquisition, construction, and equipping of the Lake Correctional Institution Mental Health Facility (Lake County). Payments under such amendment or amendments to the master lease purchase

139,193

412,524

28,317

201,494

227,665,509

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION APPROPRIATION agreement may commence prior to the completion of the facilities. The FROM GENERAL REVENUE FUND 1,090,324 principal amount of the additional certificates of participation issued From the funds in Specific Appropriation 680, \$750,000 in to finance the Lake Correctional Institution Mental Health Facility may not exceed \$161,395,000. nonrecurring funds from the General Revenue Fund is provided for Home Builders Institute, INC. (HBI) - Building Careers for Inmates & The funds in Specific Appropriation 670 reflect an increase of Returning Citizens (HB 3225) (Senate Form 1348). \$12,376,573 based primarily on the additional payments related to the acquisition, construction, and equipping of the Lake Correctional 681 SPECIAL CATEGORIES Institution Mental Health Facility. RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 4,786,977 671 FIXED CAPITAL OUTLAY MAJOR REPAIRS, RENOVATIONS AND 682 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS IMPROVEMENTS TO MAJOR INSTITUTIONS FROM GENERAL REVENUE FUND FROM GENERAL REVENUE FUND 6,000,000 565,414 Funds in Specific Appropriation 671 are provided to address the most 683 SPECIAL CATEGORIES critical maintenance and repair needs and improvements at the Department ELECTRONIC MONITORING FROM GENERAL REVENUE FUND of Corrections' facilities statewide. 9,639,891 672 FIXED CAPITAL OUTLAY 684 SPECIAL CATEGORIES REPAIR - RENOVATION AND IMPROVEMENT OF LEASE OR LEASE-PURCHASE OF EQUIPMENT MENTAL HEALTH FACILITIES STATEWIDE FROM GENERAL REVENUE FUND 250.104 FROM GENERAL REVENUE FUND 5,960,690 TOTAL: COMMUNITY SUPERVISION FROM GENERAL REVENUE FUND Funds in Specific Appropriation 672 are provided for renovations and 227.526.316 FROM TRUST FUNDS improvements at correctional mental health facilities statewide. FIXED CAPITAL OUTLAY TOTAL POSITIONS 2,793.00 MENTAL HEALTH FACILITY TOTAL ALL FUNDS FROM GENERAL REVENUE FUND 1,400,000 PROGRAM: HEALTH SERVICES TOTAL: CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR FROM GENERAL REVENUE FUND 189,414,533 INMATE HEALTH SERVICES TOTAL POSITIONS 540.00 APPROVED SALARY RATE 7.413.346 189,414,533 POSITIONS 685 SALARIES AND BENEFITS 146 50 PROGRAM: COMMUNITY CORRECTIONS FROM GENERAL REVENUE FUND 9,422,001 FROM FEDERAL GRANTS TRUST FUND . . . COMMUNITY SUPERVISION 686 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND APPROVED SALARY RATE 348.431 126,094,418 FROM FEDERAL GRANTS TRUST FUND . . . POSITIONS 2,793.00 674 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND 185,346,919 FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . . . 139,193 1,276,884 FROM FEDERAL GRANTS TRUST FUND . . . OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 688 OPERATING CAPITAL OUTLAY 60.945 FROM GENERAL REVENUE FUND 500,000 676 EXPENSES FROM GENERAL REVENUE FUND 9,267,529 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND OPERATING CAPITAL OUTLAY 4 367 212 FROM GENERAL REVENUE FUND 256,941 690 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE SPECIAL CATEGORIES FROM GENERAL REVENUE FUND ACOUISITION OF MOTOR VEHICLES 947,647 FROM GENERAL REVENUE FUND 1,050,000 691 SPECIAL CATEGORIES

Funds in Specific Appropriation 679 are provided to continue rent payments for individual private contracts for rental of office/building space at a rate not to exceed the rate for each contract in effect on June 30, 2020. Price level increases specifically appropriated may be used for rent payments for Department of Corrections' private leases in the 2020-2021 fiscal year. No other funds are appropriated or shall be transferred by the department for such increases.

15,211,272

SPECIAL CATEGORIES CONTRACTED SERVICES

SPECIAL CATEGORIES

BUILDING/OFFICE RENT PAYMENTS

FROM GENERAL REVENUE FUND

Funds in Specific Appropriation 691 are provided exclusively to pay for contracted statewide inmate health care services provided during the 2020-2021 fiscal year.

38.480.847

FROM GENERAL REVENUE FUND 421,000,000

SPECIAL CATEGORIES TREATMENT OF INMATES - GENERAL DRUGS FROM GENERAL REVENUE FUND

INMATE HEALTH SERVICES

693 SPECIAL CATEGORIES TREATMENT OF INMATES - PSYCHOTROPIC DRUGS FROM GENERAL REVENUE FUND 4,818,876

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SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC
APPROPRIATION	APPROPRIATION
694 SPECIAL CATEGORIES TREATMENT OF INMATES - INFECTIOUS DISEASE	TOTAL POSITIONS
DRUGS	101нц нцц голоб
FROM GENERAL REVENUE FUND 112,923,167	BASIC EDUCATION SKILLS
From the funds in Specific Appropriation 694, \$28,000,000 in	APPROVED SALARY RATE 17,488,666
nonrecurring funds from the General Revenue Fund are provided to the	703 SALARIES AND BENEFITS POSITIONS 370.00
Department of Corrections for Hepatitis C treatment for individuals having level F0-F1 Hepatitis C. These funds shall be placed in reserve.	703 SALARIES AND BENEFITS POSITIONS 370.00 FROM GENERAL REVENUE FUND 19,067,277
The department is authorized to submit budget amendments to request	FROM FEDERAL GRANTS TRUST FUND 2,426,733
release of the funds held in reserve pursuant to the provisions of chapter 216, Florida Statutes. Release of the funds shall be contingent	704 OTHER PERSONAL SERVICES
upon an adverse outcome against the state, after the conclusion of all	FROM GENERAL REVENUE FUND 2,155,920
appeals, in the class action lawsuit which required the treatment of inmates testing positive for level F0-F1 Hepatitis C as of December	FROM FEDERAL GRANTS TRUST FUND 351,586
2017, and the submission of a treatment plan for such inmates by the	705 EXPENSES
department specifying the funds required to provide treatment which can be initiated or completed prior the end of Fiscal Year 2020-2021. The	FROM GENERAL REVENUE FUND 3,037,912 FROM FEDERAL GRANTS TRUST FUND
department is also authorized to submit a budget amendment to request	FROM FEDERALI GRANTO TROOT FOND
release of these funds if needed to respond to a pandemic in the prison	706 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 100,000
system.	FROM FEDERAL GRANTS TRUST FUND
695 SPECIAL CATEGORIES	707 CDECTAL CAMECODIEC
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	707 SPECIAL CATEGORIES CONTRACTED SERVICES
COC. ADDITION COMPANDING	FROM GENERAL REVENUE FUND 8,135,096
696 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	FROM FEDERAL GRANTS TRUST FUND 1,000,000
SERVICES - HUMAN RESOURCES SERVICES	From the funds in Specific Appropriation 707, \$750,000 in recurring funds from the General Revenue Fund is provided for an online career
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 277,424	education program. The Department may contract with the Florida Virtual
MOMAY. TANAMID HIDAT MIL CODUTODO	School or similar provider for this purpose. The Department of Corrections shall provide a report regarding the progress of the inmates
TOTAL: INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND 594,377,589	in the online career education program to the chair of the Senate
FROM TRUST FUNDS	5 Appropriations Committee and the chair of the House Appropriations Committee by January 1, 2021.
TOTAL POSITIONS 146.50	
TOTAL ALL FUNDS	4 From the funds in Specific Appropriation 707, \$1,000,000 in recurring funds from the General Revenue Fund is provided to CareerSource Florida
PROGRAM: EDUCATION AND PROGRAMS	for the development and implementation of a vocational curriculum for
ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND	inmates in the Florida Correctional System.
TREATMENT SERVICES	708 SPECIAL CATEGORIES
APPROVED SALARY RATE 1,392,548	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 119,133
697 SALARIES AND BENEFITS POSITIONS 35.00 FROM GENERAL REVENUE FUND 1,673,078	709 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM FEDERAL GRANTS TRUST FUND 127,01	
698 OTHER PERSONAL SERVICES	710 SPECIAL CATEGORIES
FROM FEDERAL GRANTS TRUST FUND	O TRANSFER TO DEPARTMENT OF MANAGEMENT
699 EXPENSES	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 68,648	FROM GENERAL REVENUE FUND 29,876
FROM FEDERAL GRANTS TRUST FUND	0 FROM FEDERAL GRANTS TRUST FUND 937
700 OPERATING CAPITAL OUTLAY	TOTAL: BASIC EDUCATION SKILLS
FROM FEDERAL GRANTS TRUST FUND 5,00	0 FROM GENERAL REVENUE FUND
701 SPECIAL CATEGORIES	TOTAL POSITIONS 370.00
CONTRACT DRUG ABUSE SERVICES FROM GENERAL REVENUE FUND 14,863,682	TOTAL ALL FUNDS
FROM FEDERAL GRANTS TRUST FUND 2,200,00	0 ADULT OFFENDER TRANSITION, REHABILITATION AND
702 SPECIAL CATEGORIES	SUPPORT
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 2,900	APPROVED SALARY RATE 3,356,947
TOTAL: ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES	711 SALARIES AND BENEFITS POSITIONS 86.00 FROM GENERAL REVENUE FUND 3,551,390
FROM GENERAL REVENUE FUND 16,608,308	FROM FEDERAL GRANTS TRUST FUND 210,569
FROM TRUST FUNDS	4 712 OTHER PERSONAL SERVICES

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND 1,250,100 713 EXPENSES FROM GENERAL REVENUE FUND 372,770 715 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 7.267.781

From the funds in Specific Appropriation 715, by January 1, 2021, all re-entry programs must provide the following information to the 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 shall compile this information and submit a report to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by February 1, 2021.

From the funds in Specific Appropriation 715, \$1,225,000 in recurring funds and \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided for Operation New Hope's re-entry initiatives (recurring base appropriations project) (HB 3353) (Senate Form 2386). Through its pre-release program (Ready4Release) Operation New Hope will provide pre-release services which include release planning / needs assessment and educational support. These services can be provided to any inmate at any Department of Corrections' facility that is within 12 months of release that is returning to any county that has a Ready4Work (post-release) center. Through its post-release program (Ready4Work) Operation New Hope will provide post-release services including case management, career development, life skills training, job skills training, family reunification, financial assistance, and job placement assistance to ex-offenders on community supervision, or ex-offenders that have been released from a Department of Corrections' facility no more than three years before entry into the Ready4Work program, or ex-offenders released from county jail within 12 months prior to entry into the Ready4Work program. The Ready4Work Program can provide post-release service to any ex-offender that is within travel distance to the Readv4Work location.

From the funds in Specific Appropriation 715, \$1,000,000 in recurring funds and \$400,000 in nonrecurring funds from the General Revenue Fund is provided for the Ready4Work-Hillsborough re-entry program (recurring base appropriations project) (HB 4143) (Senate Form 2565), which replicates the Operation New Hope Ready4Work program. Funds used for the administrative services shall be 15 percent of total funds appropriated. Ready4Work-Hillsborough will provide pre-release risk assessment, a plan-of-care, career development, life skills training, and referrals for incarcerated inmates who may be eligible for Ready4Work re-entry program services upon release. Ready4Work-Hillsborough will also provide post-release services including case management, career development, life skills training, job 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 three years before entry into the Ready4Work-Hillsborough re-entry program. Eligibility for participation in the Ready4Work-Hillsborough re-entry 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.

From the funds in Specific Appropriation 715, \$200,000 in recurring funds from the General Revenue Fund 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 (recurring base appropriations project).

From the funds in Specific Appropriation 715, \$1,300,000 in

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

nonrecurring funds from the General Revenue Fund is provided for the following appropriations projects:

Brevard Reentry Portal (HB 2397) (Senate Form 1497) Re-Entry Alliance Pensacola, Inc. (REAP) Re-Entry Portal	500,000
(HB 2051) (Senate Form 1397)	300,000 500,000

716 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 20,544

717 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM GENERAL REVENUE FUND 2,318

TOTAL: ADULT OFFENDER TRANSITION, REHABILITATION AND STIPPORT

> FROM GENERAL REVENUE FUND 12.464.903 FROM TRUST FUNDS

210.569

TOTAL POSITIONS 86.00

TOTAL ALL FUNDS 12,675,472

COMMUNITY SUBSTANCE ABUSE PREVENTION, EVALUATION, AND TREATMENT SERVICES

From the funds in Specific Appropriations 718 through 720, the Department of Corrections may contract with Florida's managing entities, as authorized by section 394.9082, Florida Statutes, for the statewide management of behavioral health treatment for offenders under community supervision. The entities shall work with the department to develop service delivery strategies that will improve the coordination, integration, and management of behavioral health services to offenders.

From the funds in Specific Appropriation 718 through 720, 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 coordinating with the court to ensure full utilization of the allocated community beds.

4,643,762

718 EXPENSES FROM GENERAL REVENUE FUND 300,000 719 SPECIAL CATEGORIES CONTRACTED SERVICES

FROM GENERAL REVENUE FUND

From the funds in Specific Appropriation 719, \$1,000,000 in recurring funds from the General Revenue Fund 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.

From the funds in Specific Appropriation 719, \$500,000 in recurring funds from the General Revenue Fund is provided for naltrexone extended-release injectable medication to treat alcohol and opioid dependence within the Department of Corrections (recurring base appropriations project).

From the funds in Specific Appropriation 719, \$150,000 in nonrecurring funds from the General Revenue Fund is provided to WestCare

SPECIF APPROF Gul	RIATION f Coast-Florida, Inc. for the Davis	-Bradley Community	/ Involvement	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION OTHER DATA PROCESSING SERVICES
Cer	ter - Mental Health Overlay (HB 2219).			FROM GENERAL REVENUE FUND 825,464
720	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED DRUG TREATMENT/REHABILITATION PROGRAMS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	21,750,861	400,000	TOTAL: PROGRAM: POST-INCARCERATION ENFORCEMENT AND VICTIMS RIGHTS FROM GENERAL REVENUE FUND
fun	m the funds in Specific Appropriat ds from the General Revenue Fund	is provided for th	in recurring ne Drug Abuse	TOTAL POSITIONS
(re	prehensive Coordinating Office, Inc. curring base appropriations project).		orough County	TOTAL: FLORIDA COMMISSION ON OFFENDER REVIEW FROM GENERAL REVENUE FUND
TOTAL:	COMMUNITY SUBSTANCE ABUSE PREVENTION, AND TREATMENT SERVICES	EVALUATION,		TOTAL POSITIONS
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS		400,000	TOTAL ALL FUNDS
	TOTAL ALL FUNDS		27,094,623	JUSTICE ADMINISTRATION
TOTAL:	CORRECTIONS, DEPARTMENT OF FROM GENERAL REVENUE FUND		62,928,983	The Office of Program Policy Analysis and Government Accountability (OPPAGA) shall develop a weighted caseload model and conduct a workload assessment of the State Attorney's Office and the Public Defender's Office in each Judicial Circuit, and the Criminal Conflict and Civil
	TOTAL POSITIONS			Regional Counsel offices in all five regions. In developing the weighted
	TOTAL ALL FUNDS		2,796,368,631	caseload model, OPPAGA shall include, but is not limited to, an analysis of caseload statistics based on the complexity of the various kinds of cases filed and the amount of time needed for state attorneys, public
FLORID	A COMMISSION ON OFFENDER REVIEW			defenders and criminal conflict and civil regional counsels to resolve these cases. OPPAGA shall also analyze whether the expansion of
	M: POST-INCARCERATION ENFORCEMENT AND IS RIGHTS			specialty courts has impacted the workload needs of state attorney and public defender offices. OPPAGA shall recommend any needed adjustments to the number of FTE positions necessary to meet the workload needs of
P	PPROVED SALARY RATE 6,110,752			each state attorney, public defender and criminal conflict and civil regional counsel office by December 31, 2020.
721	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	132.00 8,362,762	60,550	PROGRAM: JUSTICE ADMINISTRATIVE COMMISSION
722	OTHER PERSONAL SERVICES		***	EXECUTIVE DIRECTION AND SUPPORT SERVICES
122	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,266,998	46,821	APPROVED SALARY RATE 4,464,824
723	EXPENSES			731 SALARIES AND BENEFITS POSITIONS 88.00 FROM GENERAL REVENUE FUND 6,221,637
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	856,102	12,863	732 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
724	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	16,771		733 LUMP SUM
725				RESERVE - STATE ATTORNEYS WITH REASSIGNED DEATH PENALTY CASES
	ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	24,821		POSITIONS 21.00 FROM GENERAL REVENUE FUND 1,299,860
726	CONTRACTED SERVICES			Funds and positions in Specific Appropriation 733 are provided for a state attorney to prosecute a capital felony case that has
727	FROM GENERAL REVENUE FUND	263,525		been reassigned to that state attorney's office. A state attorney must submit a budget amendment, in accordance with the provisions of chapter 216, Florida Statutes, to request the allocation of positions and funds
, 2,	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	98,778		from the lump sum appropriation category. A state attorney may continue to use positions and funds allocated from the lump sum appropriation category until such time that the state attorney ceases
728	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	22,000		the prosecution of the reassigned capital felony case. If funds in this specific appropriation are unobligated in the last quarter of the 2020-2021 fiscal year, the State Attorney in the Ninth Judicial
729				Circuit may submit a budget amendment to request the transfer of the remaining appropriation on a nonrecurring basis.
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			734 SPECIAL CATEGORIES GRANTS AND AIDS - FOSTER CARE CITIZEN
	FROM GENERAL REVENUE FUND	48,141		REVIEW PANEL FROM GENERAL REVENUE FUND 342,160
730	DATA PROCESSING SERVICES			FROM GRANTS AND DONATIONS TRUST

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC
APPROPRIATION FUND	APPROPRIATION 17th Judicial Circuit
FOND	18th Judicial Circuit
735 SPECIAL CATEGORIES	19th Judicial Circuit
SEXUAL PREDATOR CIVIL COMMITMENT	20th Judicial Circuit
LITIGATION COSTS FROM GENERAL REVENUE FUND 2,250,000	From the funds credited for use in the following circuits, the amounts
Funds in Specific Appropriation 735 are provided for attorney fees and case-related expenses associated with prosecuting and defending sexual predator civil commitment cases. Case-related	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:
expenses are limited to expert witness fees, clinical evaluations, court reporter costs, and foreign language interpreters. The maximum amount to	1st Judicial Circuit
be paid by the Justice Administrative Commission for medical experts for	2nd Judicial Circuit
sexual predator civil commitment cases is \$200 per hour and all related	3rd Judicial Circuit
travel costs must be apportioned to the associated case.	6th Judicial Circuit
736 SPECIAL CATEGORIES	7th Judicial Circuit
REIMBURSEMENT OF EXPENDITURES RELATED TO	9th Judicial Circuit
CIRCUIT AND COUNTY JURIES REQUIRED BY	10th Judicial Circuit
STATUTE	11th Judicial Circuit
FROM GENERAL REVENUE FUND 11,700,000	12th Judicial Circuit
737 SPECIAL CATEGORIES	14th Judicial Circuit
LEGAL REPRESENTATION FOR DEPENDENT	15th Judicial Circuit
CHILDREN WITH SPECIAL NEEDS	16th Judicial Circuit
FROM GENERAL REVENUE FUND 2,115,500	17th Judicial Circuit
Funds in Specific Appropriation 737 shall be used by the	740 SPECIAL CATEGORIES
Justice Administrative Commission to contract with attorneys to	CHILD DEPENDENCY AND CIVIL CONFLICT CASE
represent dependent children with disabilities in, or being	FROM GENERAL REVENUE FUND 14,366,133
considered for placement in, skilled nursing facilities and	Funds in Chesifia Appropriation 740 are provided for sage food and
dependent children with certain special needs as specified in section 39.01305, Florida Statutes. The implementation of registries,	Funds in Specific Appropriation 740 are provided for case fees and expenses of court-appointed counsel in civil conflict cases and child
as well as the appointment and compensation of private attorneys	dependency cases.
appointed pursuant to section 39.01305, Florida Statutes, shall be	•
governed by the provisions of sections 27.40 and 27.5304, Florida	The maximum flat fee to be paid by the Justice Administrative Commission
Statutes. The flat fee amount for compensation shall not exceed \$1,000 per child per year. No other appropriation shall be used to pay	for attorney fees for the following dependency and civil cases is set as follows:
attorney fees and related expenses for attorneys representing dependent	LOTIOWS.
children with disabilities and appointments under section 39.01305,	ADMISSION OF INMATE TO MENTAL HEALTH FACILITY
Florida Statutes.	ADULT PROTECTIVE SERVICES ACT - Ch. 415, F.S 500
738 SPECIAL CATEGORIES	BAKER ACT/MENTAL HEALTH - Ch. 394, F.S
PAYMENTS FOR QUALIFIED TRANSPORTATION	CIVIL APPEALS
BENEFITS PROGRAM	DEPENDENCY - Up to 1 Year
FROM GRANTS AND DONATIONS TRUST	DEPENDENCY - Each Year after 1st Year
FUND	DEPENDENCY - No Petition Filed or Dismissed at Shelter 200 DEPENDENCY APPEALS
739 SPECIAL CATEGORIES	DEVELOPMENTALLY DISABLED ADULT - Ch. 393, F.S
PUBLIC DEFENDER DUE PROCESS COSTS	EMANCIPATION - Section 743.015, F.S
FROM GENERAL REVENUE FUND 20,263,034	GUARDIANSHIP - EMERGENCY - Ch. 744, F.S
Dinds in Cossific Annuaryistics 720 are supplied for the Dublic	GUARDIANSHIP - Ch. 744, F.S. 400 MARCHMAN ACT/SUBSTANCE ABUSE - Ch. 397, F.S. 300
Funds in Specific Appropriation 739 are provided for the Public Defenders' due process costs as specified in section 29.006, Florida	MARCHMAN ACT/SUBSTANCE ABUSE - Ch. 397, F.S
Statutes. Funds shall initially be credited for the use of each circuit	PARENTAL NOTIFICATION OF ABORTION ACT
in the amounts listed below and may be adjusted pursuant to the	TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Up to 1 Year 1,000
provisions of section 29.015, Florida Statutes.	TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Each Year after 1st Year
1st Judicial Circuit	TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Up to 1 year 1,000
2nd Judicial Circuit	TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Each Year
3rd Judicial Circuit	after first Year
4th Judicial Circuit	TERMINATION OF PARENTAL RIGHTS APPEALS
5th Judicial Circuit 946,386 6th Judicial Circuit 1,291,430	10DBRC0H0010 - CH. 372, F.S
7th Judicial Circuit	741 SPECIAL CATEGORIES
8th Judicial Circuit	OPERATING EXPENDITURES
9th Judicial Circuit	FROM GENERAL REVENUE FUND 1,003,614
10th Judicial Circuit 822,366 11th Judicial Circuit 3,603,927	FROM GRANTS AND DONATIONS TRUST FUND
12th Judicial Circuit	13,700
13th Judicial Circuit	742 SPECIAL CATEGORIES
14th Judicial Circuit 356,816 15th Judicial Circuit 909,094	RISK MANAGEMENT INSURANCE
15th Judicial Circuit	FROM GENERAL REVENUE FUND 18,587

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

743 SPECIAL CATEGORIES

POST-CONVICTION CAPITAL COLLATERAL CASES -

REGISTRY ATTORNEYS

FROM GENERAL REVENUE FUND 1,338,310

744 SPECIAL CATEGORIES

ATTORNEY PAYMENTS OVER FLAT FEE

FROM GENERAL REVENUE FUND 10,667,589

745 SPECIAL CATEGORIES

CRIMINAL CONFLICT CASE COSTS

FROM GENERAL REVENUE FUND 35.009.413

Funds in Specific Appropriation 745 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.

From the funds in Specific Appropriation 745, 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		1,250
CAPITAL	- 1ST DEGREE MURDER (LEAD COUNSEL)	25,000
CAPITAL	- 1ST DEGREE MURDER (CO-COUNSEL)	25,000
CAPITAL	- 1ST DEGREE MURDER (NON-DEATH)	15,000
CAPITAL	SEXUAL BATTERY	4,000
CAPITAL .	APPEALS	9,000
CONTEMPT	PROCEEDINGS	500
CRIMINAL	TRAFFIC	500
EXTRADIT	ION	625
	LIFE	
FELONY -	LIFE (RICO)	9,000
FELONY -	NONCAPITAL MURDER	15,000
FELONY -	PUNISHABLE BY LIFE	2,500
FELONY -	PUNISHABLE BY LIFE (RICO)	6,000
	ST DEGREE	
FELONY 1	ST DEGREE (RICO)	5,000
FELONY 2	ND DEGREE	1,250
	RD DEGREE	
	R MISDEMEANOR - NO INFORMATION FILED	
	PPEALS	
	DELINQUENCY - 1ST DEGREE FELONY	
	DELINQUENCY - 2ND DEGREE	
	DELINQUENCY - 3RD DEGREE	
	DELINQUENCY - FELONY LIFE	
	DELINQUENCY - MISDEMEANOR	
	DELINQUENCY - DIRECT FILE OR NO PETITION FILED	
	DELINQUENCY APPEALS	
	NOR	
	WOR APPEALS	
	N OF PROBATION - FELONY (INCLUDES VOCC)	
	N OF PROBATION - MISDEMEANOR (INCLUDES VOCC)	
VIOLATIO:	N OF PROBATION (VOCC) JUVENILE DELINQUENCY	375

Funds for costs and related expenses to be paid through Specific Appropriations 740 and 745 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 SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

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.
- 2. 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.

746 SPECIAL CATEGORIES

1 250

STATE ATTORNEY DUE PROCESS COSTS FROM GENERAL REVENUE FUND

10,266,646

Funds in Specific Appropriation 746 are provided for the State Attorneys' due process costs as specified in section 29.005, Florida Statutes. 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	607,531
2nd Judicial Circuit	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
	- 1
15th Judicial Circuit	711,731
16th Judicial Circuit	87,962
17th Judicial Circuit	1,269,184
18th Judicial Circuit	362,155
19th Judicial Circuit	259,818
20th Judicial Circuit	618,342
ZUCH UUUICIAI CIICUIC	010,342

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:

	Circuit		
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 Judicia	Circuit	 	 3,980
11th Judicia	Circuit	 	 426,986
12th Judicia	Circuit	 	 19,650
13th Judicia	Circuit	 	 45,716
15th Tudicia	Circuit		61 252

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
16th Judicial Circuit 4,315 17th Judicial Circuit 20,081	757 SPECIAL CATEGORIES
747 SPECIAL CATEGORIES CAPITAL RESENTENCING DUE PROCESS FUNDING FROM GENERAL REVENUE FUND	FROM GENERAL REVENUE FUND 1,045,656 From the funds in Specific Appropriation 757, \$100,000 in recurring
The funds in Specific Appropriation 747 are provided for due process and contracted services related specifically to death penalty proceedings as a result of the Florida Supreme Court decision in Hurst v. State, 202 So. 3d 40 (Fla. 2016).	funds from the General Revenue Fund is provided to support the Voices for Children Foundation in Miami-Dade County (recurring base appropriations project).
748 SPECIAL CATEGORIES STATE ATTORNEY AND PUBLIC DEFENDER TRAINING FROM GENERAL REVENUE FUND	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,422,888 FROM GRANTS AND DONATIONS TRUST FUND
	759 SPECIAL CATEGORIES 000 RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 808,223
749 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 600	760 SPECIAL CATEGORIES GUARDIAN AD LITEM ATTORNEY TRAINING FROM GENERAL REVENUE FUND
750 SPECIAL CATEGORIES DUE PROCESS CONTINGENCY FUND FROM GENERAL REVENUE FUND	Funds in Specific Appropriation 760 may be used by the Guardian ad Litem to provide training for public and private sector attorneys and related personnel who represent children with disabilities in Florida's
751 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	dependency care system. 761 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 192,196
DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM GENERAL REVENUE FUND 19,913	762 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	763 DATA PROCESSING SERVICES
TOTAL POSITIONS	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND
Funds and positions in Specific Appropriations 753 through 764 shall first be used to represent children involved in dependency proceedings. Once all children in dependency proceedings are represented, the funds may be used to represent children in other proceedings as authorized by	TOTAL: PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE FROM GENERAL REVENUE FUND
law.	TOTAL POSITIONS
	STATE ATTORNEYS
753 SALARIES AND BENEFITS POSITIONS 747.50 FROM GENERAL REVENUE FUND	this office shall not exceed \$450,000 from the State Attorney's Revenue
754 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 1,413,975 FROM GRANTS AND DONATIONS TRUST FUND	Trust Fund. From the positions and funds appropriated from the Grants and Donations Trust Fund in Specific Appropriations 789, 827, 842, 857, 873, 888, and 910, \$1,911,682 is provided to prosecute insurance fraud cases and \$604,104 is provided to prosecute workers compensation insurance fraud
FROM GENERAL REVENUE FUND 2,015,018 FROM GRANTS AND DONATIONS TRUST FUND	cases, as follows:
756 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	Fourth Judicial Circuit (3 positions) 250,818 Ninth Judicial Circuit (5 positions) 431,719 Eleventh Judicial Circuit (5 positions) 614,038

SPECIA APPROI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS PRIATION Pifteenth Judicial Circuit (2 positions) Seventeenth Judicial Circuit (2 positions)		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL: PROGRAM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	
1	Eventieth Judicial Circuit (2 positions)	142,444		,508,457
	ckers Compensation Insurance Fraud		TOTAL POSITIONS	,072,537
] I	Rleventh Judicial Circuit (2 positions) Phirteenth Judicial Circuit (2 positions) Fifteenth Judicial Circuit (2 positions)		PROGRAM: STATE ATTORNEYS - SECOND JUDICIAL CIRCUIT	
į	Seventeenth Judicial Circuit (2 positions)		APPROVED SALARY RATE 6,566,006	
rel to	ginning July 1, 2020, the Department of lease 25 percent of the funds to each state subsequent quarterly fund releases, each stat omit the following caseload data to the	attorney's office. Prior ce attorney's office must	773 SALARIES AND BENEFITS POSITIONS 114.00 FROM GENERAL REVENUE FUND 8,205,011 FROM STATE ATTORNEYS REVENUE TRUST FUND	763,329
Sei	rvices: the percentage of cases prosecute ses referred by the department; the number of	ed of the total number of	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	543
the	e reasons prosecution was not pursued; the	ne staff assigned to each	FROM GRANTS AND DONATIONS TRUST FUND	
Dep	se; expenditures made; and the current spartment of Financial Services shall dete	ermine if case activity		667,380
	crants the continued release of funds. MM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT		774 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
			FUND	45,552
765		230.00	775 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST			112,000
	FROM GRANTS AND DONATIONS TRUST	1,719,78	776 SPECIAL CATEGORIES	
	FUND	1,452,640	HEARINGS	
766	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	24,885	FROM STATE ATTORNEYS REVENUE TRUST FUND	12,955
	FROM STATE ATTORNEYS REVENUE TRUST FUND	183,25		
767	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 148,658 FROM STATE ATTORNEYS REVENUE TRUST	
	FROM STATE ATTORNEYS REVENUE TRUST	50,00	FUND	352,129
7.00		30,000		120,000
768	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES		FUND	26,600
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	503,994	778 SPECIAL CATEGORIES	
	FUND	30,000	RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST	
	FUND	14,34	FUND	30,381
769	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		779 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	
	FROM STATE ATTORNEYS REVENUE TRUST FUND	51,48		4 685
770	SPECIAL CATEGORIES		FUND	4,675
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	15,404	780 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE ATTORNEYS REVENUE TRUST	
771	SPECIAL CATEGORIES		FUND	3,000
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	14,562	781 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
772	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		FROM GENERAL REVENUE FUND 24,246 FROM STATE ATTORNEYS REVENUE TRUST	
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	47,934	FUND	2,943
	FUND	5,39	TOTAL: PROGRAM: STATE ATTORNEYS - SECOND JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 8 ,415,915	
	FUND	1,54	· · ·	,141,487

SPECIF	RIATION			SPECIE APPROF	PRIATION		
	TOTAL POSITIONS	114.00	10,557,402	790	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FORFEITURE AND INVESTIGATIVE	140,197	
PROGRA	M: STATE ATTORNEYS - THIRD JUDICIAL CIRCU	IIT			SUPPORT TRUST FUND		55,000
A	PPROVED SALARY RATE 3,851,345				FROM GRANTS AND DONATIONS TRUST		83,189
782	FROM STATE ATTORNEYS REVENUE TRUST	70.00 4,727,166		790A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE		
	FUND		621,862		SUPPORT TRUST FUND		250,000
500	FUND		252,090	791	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES		
783	OTHER PERSONAL SERVICES FROM STATE ATTORNEYS REVENUE TRUST				FROM GRANTS AND DONATIONS TRUST		799,355
	FUND		6,372	700	ODECTAL CAMECODIEC		
	FROM GRANTS AND DONATIONS TRUST FUND		5,068	192	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES		
783A	SPECIAL CATEGORIES				FROM STATE ATTORNEYS REVENUE TRUST	279,262	20.000
	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST				FUND		30,008
	FUND		27,000		SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		310,800
784	SPECIAL CATEGORIES				FUND		50,204
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	124,842		793	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FUND		27,204		FROM STATE ATTORNEYS REVENUE TRUST		132,805
	FUND		76,701				132,003
785	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			794	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	11.404	
	FROM STATE ATTORNEYS REVENUE TRUST		10 160	705	CDECTAL CAMECODIEC	•	
786	FUND		19,169	795	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	6,150	
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	8,034		796	SPECIAL CATEGORIES		
707		2,722			TRANSFER TO DEPARTMENT OF MANAGEMENT		
787	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	35,000			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	75,247	
700		33,000			FROM STATE ATTORNEYS REVENUE TRUST	,=-:	7,212
788	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM GRANTS AND DONATIONS TRUST		
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	14,854		ጥ∩ጥλτ.	FUND	ו. מידטמוודים	4,383
	FROM STATE ATTORNEYS REVENUE TRUST FUND	11,031	1,330	TOTAL.	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	23,403,597	6,636,470
	FROM GRANTS AND DONATIONS TRUST		•			24. 22	0,030,470
	FUND		516		TOTAL POSITIONS TOTAL ALL FUNDS	364.00	30,040,067
TOTAL:	PROGRAM: STATE ATTORNEYS - THIRD JUDICIA FROM GENERAL REVENUE FUND	L CIRCUIT 4,909,896		PROGRA	AM: STATE ATTORNEYS - FIFTH JUDICIAL CIRCUIT	T'	
	FROM TRUST FUNDS	2/202/030	1,037,312			_	
	TOTAL POSITIONS	70.00			APPROVED SALARY RATE 13,606,723		
PROGRA	TOTAL ALL FUNDS	יוווי	5,947,208	797	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	244.00 16,628,458	
					FUND		2,297,697
A	PPROVED SALARY RATE 19,289,757				FROM GRANTS AND DONATIONS TRUST FUND		1,533,084
789	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	364.00 22,891,337		798	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	69,880	
	FUND		2,865,783		FROM STATE ATTORNEYS REVENUE TRUST	07,000	
	FROM GRANTS AND DONATIONS TRUST		2,047,731		FUND		157,035
					FUND		162,693

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			SPECIE	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION FROM STATE ATTORNEYS REVENUE TRUST FUND		219,686
	FROM STATE ATTORNEYS REVENUE TRUST FUND		46,000	810	SPECIAL CATEGORIES		
800	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES				SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	32,724	
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	438,267	61,250	811	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,520	
	FROM GRANTS AND DONATIONS TRUST		8,000	812	SPECIAL CATEGORIES		
801	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST				TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		55,472		FUND		97,668
802	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS				FUND		12,078
	FROM GENERAL REVENUE FUND	15,740		TOTAL	: PROGRAM: STATE ATTORNEYS - SIXTH JUDIC FROM GENERAL REVENUE FUND	28,604,142	
803	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	41,500			FROM TRUST FUNDS		8,855,265
804	SPECIAL CATEGORIES	11,500			TOTAL ALL FUNDS		37,459,407
***	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			PROGRA CIRCUI	AM: STATE ATTORNEYS - SEVENTH JUDICIAL IT		
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	48,334		1	APPROVED SALARY RATE 12,548,069		
	FUND		5,569	813	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	238.00 15,379,596	
	FUND		3,355		FROM STATE ATTORNEYS REVENUE TRUST		2,194,647
TOTAL:	PROGRAM: STATE ATTORNEYS - FIFTH JUDICIA FROM GENERAL REVENUE FUND		4,330,155		FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		39
	TOTAL POSITIONS	244.00	21,572,334	914	FUND		739,927
PROGRA	M: STATE ATTORNEYS - SIXTH JUDICIAL CIRCU	JIT	21,372,334	011	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	20,024	
A	PPROVED SALARY RATE 25,174,362				FUND FROM GRANTS AND DONATIONS TRUST		73,887
805	SALARIES AND BENEFITS POSITIONS	460.00			FUND		9,980
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	28,150,615	3,470,339	814A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST		
	FROM GRANTS AND DONATIONS TRUST		4,020,438		FUND		80,000
806	OTHER PERSONAL SERVICES		1,020,130	815	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES		
000	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	57,222			FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	353,296	
	FUND		34,737		FUND		168,874
807	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST			816	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		63,000		FUND		66,597
808	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	361,061		817	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	42,964	
	FUND		482,453	010	FUND		2,380
809	FUND		454,866	918	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	32,381	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 819 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	52,943 CCIAL	3,153 685	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL POSITIONS
FROM GENERAL REVENUE FUND	238.00	3,340,169	FUND
APPROVED SALARY RATE 6,962,842	COII		SUPPORT TRUST FUND
820 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	135.00 8,776,537	971,717 600,616	FUND
FROM GENERAL REVENUE FUND	36,558	58,677 34,329	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
821A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND		90,000	FROM STATE ATTORNEYS REVENUE TRUST FUND
822 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	204,761	24,396 25,040	832 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST FUND		41,150	FROM STATE ATTORNEYS REVENUE TRUST FUND
824 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	8,506		FUND
825 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	7,306		TOTAL POSITIONS
SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM STATE ATTORNEYS REVENUE TRUST FUND		31,095 1,104	PROGRAM: STATE ATTORNEYS - TENTH JUDICIAL CIRCUIT APPROVED SALARY RATE 13,065,653 834 SALARIES AND BENEFITS POSITIONS 234.00 FROM GENERAL REVENUE FUND
TOTAL: PROGRAM: STATE ATTORNEYS - EIGHTH JUDIO FROM GENERAL REVENUE FUND		1,878,124	FUND

SPECIF APPROP	N 4 - CRIMINAL JUSTICE AND CORRECTIONS PIC PRIATION FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	48,048	87,063	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 844 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE	
	FROM GRANTS AND DONATIONS TRUST		33,140	SUPPORT TRUST FUND	321,860
836	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND		90,000		385,078
837	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES	245 452		FROM CIVIL RICO TRUST FUND	92,578 200,020
	FROM GENERAL REVENUE FUND	215,679	218,879	FROM GRANTS AND DONATIONS TRUST	98,087 98,087
838	FROM GRANTS AND DONATIONS TRUST FUND		221,791	846 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST	
030	RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST		54,724	FUND	346,924 193,336
	FUND		34,724	847 SPECIAL CATEGORIES	
839	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	14,365		SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	
840	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	11,303		848 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	1,883	10,356	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 199,373 FROM STATE ATTORNEYS REVENUE TRUST	
841	SPECIAL CATEGORIES		10,330	FUND	25,875 82,042
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			TOTAL: PROGRAM: STATE ATTORNEYS - ELEVENTH JUDICIAL CIRCUIT	
	FROM GENERAL REVENUE FUND	42,468		FROM GENERAL REVENUE FUND 53,365,363	
	FROM STATE ATTORNEYS REVENUE TRUST		7,487	FROM TRUST FUNDS	993,466
	FUND		7,487 5,836	TOTAL POSITIONS 1,268.00	993,466 858,829
TOTAL:	FUND		5,836	TOTAL POSITIONS 1,268.00	
TOTAL:	FUND		,	TOTAL POSITIONS	·
PROGRA	FUND	13,526,115	5,836	TOTAL POSITIONS	358,829
PROGRA CIRCUI	FUND	13,526,115	5,836 7,354,857	TOTAL POSITIONS	258,829
PROGRA CIRCUI	FUND	13,526,115 234.00	5,836 7,354,857	TOTAL POSITIONS	358,829
PROGRA CIRCUI	FUND	13,526,115	5,836 7,354,857 20,880,972	TOTAL POSITIONS	205,312
PROGRA CIRCUI	FUND	13,526,115 234.00 1,268.00	5,836 7,354,857 20,880,972 3,103,689 22,108,644	TOTAL POSITIONS	258,829
PROGRA CIRCUI	FUND	13,526,115 234.00 1,268.00	5,836 7,354,857 20,880,972	TOTAL POSITIONS	205,312
PROGRA CIRCUI	FUND FROM GRANTS AND DONATIONS TRUST FUND	13,526,115 234.00 1,268.00	5,836 7,354,857 20,880,972 3,103,689 22,108,644 56,472 4,331,747	TOTAL POSITIONS	358,829 205,312 177,179
PROGRA CIRCUI A 842	FUND FROM GRANTS AND DONATIONS TRUST FUND PROGRAM: STATE ATTORNEYS - TENTH JUDICI FROM GENERAL REVENUE FUND FROM TRUST FUNDS TOTAL POSITIONS TOTAL ALL FUNDS M: STATE ATTORNEYS - ELEVENTH JUDICIAL T. PPROVED SALARY RATE 59,571,877 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM CHILD SUPPORT TRUST FUND FROM CHILD SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	13,526,115 234.00 1,268.00 52,260,802	5,836 7,354,857 20,880,972 3,103,689 22,108,644 56,472	TOTAL POSITIONS	358,829 205,312 177,179

	79,617 2,216 ,924,215 ,328,270
FROM GRANTS AND DONATIONS TRUST SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	2,216 ,924,215 ,328,270
SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	,924,215
FROM GENERAL REVENUE FUND	,328,270
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM TRUST FUNDS	,328,270
FROM GENERAL REVENUE FUND 1,267	
TOTAL POSITIONS	
856 SPECIAL CATEGORIES TOTAL ALL FUNDS	000 407
FROM GENERAL REVENUE FUND 40,063 FROM STATE ATTORNEYS REVENUE TRUST APPROVED SALARY RATE 6,466,949	000 407
FUND	000 407
FUND	000 40-
TOTAL: PROGRAM: STATE ATTORNEYS - TWELFTH JUDICIAL FUND	882,495
CIRCUIT FROM GRANTS AND DONATIONS TRUST FROM GENERAL REVENUE FUND	532,331
FROM TRUST FUNDS	
TOTAL ALL FUNDS	228,062
PROGRAM: STATE ATTORNEYS - THIRTEENTH JUDICIAL	220,002
CIRCUIT 867 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES APPROVED SALARY RATE 18,694,439 FROM STATE ATTORNEYS REVENUE TRUST	
FUND	27,000
FROM GENERAL REVENUE FUND 22,826,030 868 SPECIAL CATEGORIES FROM STATE ATTORNEYS REVENUE TRUST STATE ATTORNEY OPERATING EXPENDITURES	
FUND	
FUND	84,018
858 OTHER PERSONAL SERVICES FUND	14,000
FROM STATE ATTORNEYS REVENUE TRUST FUND	
859 SPECIAL CATEGORIES FUND	45,866
ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST 870 SPECIAL CATEGORIES	
FUND	
STATE ATTORNEY OPERATING EXPENDITURES FUND	6,292
FROM GENERAL REVENUE FUND 488,790 FROM STATE ATTORNEYS REVENUE TRUST 871 SPECIAL CATEGORIES	
FUND	
861 SPECIAL CATEGORIES FROM STATE ATTORNEYS REVENUE TRUST RISK MANAGEMENT INSURANCE FUND	15,048
FROM STATE ATTORNEYS REVENUE TRUST	20,020
FUND 128,161 872 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
862 SPECIAL CATEGORIES SERVICES - HUMAN RESOURCES SERVICES SALARY INCENTIVE PAYMENTS PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	
863 SPECIAL CATEGORIES FUND	27,328
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,300
864 SPECIAL CATEGORIES TOTAL: PROGRAM: STATE ATTORNEYS - FOURTEENTH JUDICIAL TRANSFER TO DEPARTMENT OF MANAGEMENT CIRCUIT	

SPECIF	RIATION	8,464,559	1,863,740	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL POSITIONS
	TOTAL POSITIONS	122.00	10,328,299	PROGRAM: STATE ATTORNEYS - SIXTEENTH JUDICIAL CIRCUIT
PROGRA CIRCUI	M: STATE ATTORNEYS - FIFTEENTH JUDICIAL			APPROVED SALARY RATE 3,446,368
Α	PPROVED SALARY RATE 18,120,967			880 SALARIES AND BENEFITS POSITIONS 62.00 FROM GENERAL REVENUE FUND 4,131,607
873	SALARIES AND BENEFITS POSITIONS	333.00		FROM STATE ATTORNEYS REVENUE TRUST FUND
	FROM STATE ATTORNEYS REVENUE TRUST	22,017,872		FROM GRANTS AND DONATIONS TRUST FUND
	FUND		2,450,821	881 OTHER PERSONAL SERVICES
874	FUND		1,380,908	FROM GENERAL REVENUE FUND
0/4	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	74,365	91,018	882 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		44,000	FROM STATE ATTORNEYS REVENUE TRUST FUND
874A	SPECIAL CATEGORIES		11,000	883 SPECIAL CATEGORIES
0722	ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		50,000	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 135,049 FROM STATE ATTORNEYS REVENUE TRUST
875	SPECIAL CATEGORIES			FUND 54,509 FROM GRANTS AND DONATIONS TRUST
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	401,694	298,129	FUND
	SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		126,608	FUND
	FUND		26,000	885 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
876	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM GENERAL REVENUE FUND
077	FROM STATE ATTORNEYS REVENUE TRUST FUND		512,136	886 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 3,615 FROM STATE ATTORNEYS REVENUE TRUST
8//	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	10,569		FUND
	FUND . FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		1,000 6,000	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
878	SPECIAL CATEGORIES		.,	FROM STATE ATTORNEYS REVENUE TRUST FUND
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	10,000		TOTAL: PROGRAM: STATE ATTORNEYS - SIXTEENTH JUDICIAL
	FROM STATE ATTORNEYS REVENUE TRUST		60,000	CIRCUIT FROM GENERAL REVENUE FUND 4,292,802
879	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM TRUST FUNDS
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	72,154		TOTAL ALL FUNDS
	FROM STATE ATTORNEYS REVENUE TRUST FUND	12,131	3,940	CIRCUIT
	FROM GRANTS AND DONATIONS TRUST FUND		3,351	APPROVED SALARY RATE 26,772,823
TOTAL:	PROGRAM: STATE ATTORNEYS - FIFTEENTH JUI	DICIAL	3,331	888 SALARIES AND BENEFITS POSITIONS 511.00 FROM GENERAL REVENUE FUND 34,174,913 FROM STATE ATTORNEYS REVENUE TRUST
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	22,586,654	5,053,911	FUND
	1.001 1.001 1.000		5,035,711	SUPPORT TRUST FUND

SECTIO	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS	
SPECIF				SPECIFIC APPROPRIATION	
APPROF	PRIATION FROM GRANTS AND DONATIONS TRUST			896A SPECIAL CATEGORIES	
	FUND		2,284,839	ACQUISITION OF MOTOR VEHICLES	
				FROM STATE ATTORNEYS REVENUE TRUST	
889	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	120 220		FUND	90,000
	FROM STATE ATTORNEYS REVENUE TRUST	120,229		897 SPECIAL CATEGORIES	
	FUND		104,072	STATE ATTORNEY OPERATING EXPENDITURES	
	FROM GRANTS AND DONATIONS TRUST			FROM GENERAL REVENUE FUND 410,738	
	FUND		73,927	FROM STATE ATTORNEYS REVENUE TRUST FUND	38,459
890	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST	30, 437
	STATE ATTORNEY OPERATING EXPENDITURES			FUND	64,924
	FROM GENERAL REVENUE FUND	589,116		AAA ADDATAA AAMBAADADA	
	FROM STATE ATTORNEYS REVENUE TRUST FUND		566,244	898 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	FROM FORFEITURE AND INVESTIGATIVE		500,211	FROM STATE ATTORNEYS REVENUE TRUST	
	SUPPORT TRUST FUND		523,963	FUND	132,098
	FROM GRANTS AND DONATIONS TRUST		47.000	899 SPECIAL CATEGORIES	
	FUND		47,880	SALARY INCENTIVE PAYMENTS	
891	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 9,587	
	RISK MANAGEMENT INSURANCE			FROM STATE ATTORNEYS REVENUE TRUST	
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	112,583		FUND	3,514
	FUND		95,735	900 SPECIAL CATEGORIES	
			•	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
892	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 5,130	
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	23,491		901 SPECIAL CATEGORIES	
	FROM STATE ATTORNEYS REVENUE TRUST	23,171		TRANSFER TO DEPARTMENT OF MANAGEMENT	
	FUND		2,510	SERVICES - HUMAN RESOURCES SERVICES	
0.02	CDECTAL CAMECODIEC			PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 61,846	
893	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM STATE ATTORNEYS REVENUE TRUST	
	FROM GENERAL REVENUE FUND	121,483		FUND	5,100
	FROM STATE ATTORNEYS REVENUE TRUST		4 000	FROM GRANTS AND DONATIONS TRUST	1 040
	FUND		4,000	FUND	1,048
894	SPECIAL CATEGORIES			TOTAL: PROGRAM: STATE ATTORNEYS - EIGHTEENTH JUDICIAL	
	TRANSFER TO DEPARTMENT OF MANAGEMENT			CIRCUIT	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			FROM GENERAL REVENUE FUND 19,410,274 FROM TRUST FUNDS	3,502,159
	FROM GENERAL REVENUE FUND	111,942		FROM TROOT FORDS	3,302,137
	FROM STATE ATTORNEYS REVENUE TRUST			TOTAL POSITIONS 285.00	
	FUND		5,377	TOTAL ALL FUNDS	22,912,433
	FUND		4,595	PROGRAM: STATE ATTORNEYS - NINETEENTH JUDICIAL	
			,	CIRCUIT	
TOTAL:	PROGRAM: STATE ATTORNEYS - SEVENTEENTH J	UDICIAL		ADDDOUGH ORIANU DAME A AAA AAG	
	CIRCUIT FROM GENERAL REVENUE FUND	35,253,757		APPROVED SALARY RATE 9,089,097	
	FROM TRUST FUNDS	33/233/737	5,714,661	902 SALARIES AND BENEFITS POSITIONS 165.00	
				FROM GENERAL REVENUE FUND 10,144,928	
	TOTAL POSITIONS	511.00	40,968,418	FROM STATE ATTORNEYS REVENUE TRUST FUND	1,413,282
	TOTAL ALL FONDS		40,500,410	FROM GRANTS AND DONATIONS TRUST	1,413,202
PROGRA	M: STATE ATTORNEYS - EIGHTEENTH JUDICIAL			FUND	1,181,965
CIRCUI	T			AAA AMUUD DURAANA AUDULAUA	
2	APPROVED SALARY RATE 15,373,856			903 OTHER PERSONAL SERVICES FROM GRANTS AND DONATIONS TRUST	
-	15/5/5/000			FUND	76,678
895	SALARIES AND BENEFITS POSITIONS	285.00			
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	18,897,873		904 SPECIAL CATEGORIES	
	FUND		2,005,039	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 230,606	
	FROM GRANTS AND DONATIONS TRUST			FROM STATE ATTORNEYS REVENUE TRUST	
	FUND		1,129,477	FUND	19,588
896	OTHER PERSONAL SERVICES			FROM GRANTS AND DONATIONS TRUST FUND	42,307
0,70	FROM GENERAL REVENUE FUND	25,100			10,501
	FROM STATE ATTORNEYS REVENUE TRUST			905 SPECIAL CATEGORIES	
	FUND		19,988	RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST	
	FUND		12,512	FUND	47,492
			/	• •	,

TRANSFER TO DEPARTMENT OF MANAGEMENT

SPECIF	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION			SPECIF	RIATION		
922	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			929	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE		045 110
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	25,840		930	TRUST FUND		247,112
	FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		489 2,538		FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	251	100,353
ΤΟΤΔΙ.•	PROGRAM: PUBLIC DEFENDERS - FIRST JUDICIAL	. מדפמוודיי		93014	SPECIAL CATEGORIES		
1011111.	FROM GENERAL REVENUE FUND FROM TRUST FUNDS		1,687,416		ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		25,000
	TOTAL POSITIONS	126.00					23,000
PROGRA	TOTAL ALL FUNDS		10,302,540	931	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	73,392	
CIRCUI	T				FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	.,	66,031
P	APPROVED SALARY RATE 4,529,222			932	SPECIAL CATEGORIES		
923		86.00 5,913,977			RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		5,163
	FUND		187,400		INOSI FOND		3,103
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		327,039	933	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	12,560	
924	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	26,538			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		13,000
005	TRUST FUND		150,852	934	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
925	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	132,073			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INDIGENT CRIMINAL DEFENSE		
	FROM GRANTS AND DONATIONS TRUST		1,677		TRUST FUND		7,514
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		45,554	TOTAL:	PROGRAM: PUBLIC DEFENDERS - THIRD JUDI FROM GENERAL REVENUE FUND	2,885,663	464,173
926	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				TOTAL POSITIONS		·
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		23,782		TOTALL ALLE FUNDS		3,349,836
927	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			PROGRA CIRCUI	M: PUBLIC DEFENDERS - FOURTH JUDICIAL T		
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	7,617	5,000		PPROVED SALARY RATE 8,862,230 SALARIES AND BENEFITS POSITIONS	156.00	
928	SPECIAL CATEGORIES		3,000)33	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				FUND		278,368
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	19,609			TRUST FUND		885,279
	FROM GRANTS AND DONATIONS TRUST FUND		331	936	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	25,026	
	TRUST FUND		569		TRUST FUND		150,000
TOTAL:	PROGRAM: PUBLIC DEFENDERS - SECOND JUDICIA CIRCUIT FROM GENERAL REVENUE FUND	L 6,099,814		936A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE		
	FROM TRUST FUNDS	.,,	742,204		TRUST FUND		52,000
DD 0 05-	TOTAL POSITIONS	86.00	6,842,018	937	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	197,334	
PROGRA	M: PUBLIC DEFENDERS - THIRD JUDICIAL CIRCUI	T			FROM GRANTS AND DONATIONS TRUST FUND		20,549
P	APPROVED SALARY RATE 2,155,403				FROM INDIGENT CRIMINAL DEFENSE		•

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	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
SPECIE	VIC PRIATION			SPECIFIC APPROPRIATION
APPROI	TRUST FUND		107,965	FROM INDIGENT CRIMINAL DEFENSE
			,,,,,	TRUST FUND
938	SPECIAL CATEGORIES			MOMAI DROGRAM DUDITG DEBENDERG ETEMU TUDIGTAL GERGUITM
	RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE			TOTAL: PROGRAM: PUBLIC DEFENDERS - FIFTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 8,032,659
	TRUST FUND		55,087	FROM TRUST FUNDS
939	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			TOTAL POSITIONS
	FROM GENERAL REVENUE FUND	2,305		101AU AUU FONDS
	FROM INDIGENT CRIMINAL DEFENSE	-,		PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICIAL CIRCUIT
	TRUST FUND		2,305	ADDROUDD GALADY DAME 10 00F FEC
940	SPECIAL CATEGORIES			APPROVED SALARY RATE 12,935,576
710	TRANSFER TO DEPARTMENT OF MANAGEMENT			947 SALARIES AND BENEFITS POSITIONS 241.50
	SERVICES - HUMAN RESOURCES SERVICES			FROM GENERAL REVENUE FUND 15,919,138
	PURCHASED PER STATEWIDE CONTRACT	34,622		FROM GRANTS AND DONATIONS TRUST FUND
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	34,622		FROM INDIGENT CRIMINAL DEFENSE
	FUND		724	TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE			AAA AMIIND DIDAANIA ADDITADA
	TRUST FUND		1,858	948 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
TOTAL	PROGRAM: PUBLIC DEFENDERS - FOURTH JUDIO	CIAL		FROM INDIGENT CRIMINAL DEFENSE
	CIRCUIT			TRUST FUND
	FROM GENERAL REVENUE FUND	11,734,894	1 554 135	040 CDECINI CAMECODIEC
	FROM TRUST FUNDS		1,554,135	949 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES
	TOTAL POSITIONS	156.00		FROM GENERAL REVENUE FUND 478,972
	TOTAL ALL FUNDS		13,289,029	FROM GRANTS AND DONATIONS TRUST
מסטמסו	.M: PUBLIC DEFENDERS - FIFTH JUDICIAL CIRC	יחדווי		FUND
FILOGIA	M. FODDIC DEFENDENCS - FIFTH CODICIAD CINC	.011		TRUST FUND
1	APPROVED SALARY RATE 6,704,303			
0.41	CALADIEC AND DENEETED DOCTOTONG	107 50		950 SPECIAL CATEGORIES DICK MANAGEMENT INCIDANCE
941		127.50 7,970,884		RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE
	FROM GRANTS AND DONATIONS TRUST	.,,,,,,,,,		TRUST FUND
	FUND		905,982	OF1 ORDITAL GAMDGORIDG
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,149,956	951 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
	11001 1012		1/11//550	FROM INDIGENT CRIMINAL DEFENSE
942	OTHER PERSONAL SERVICES			TRUST FUND
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	9,336		952 SPECIAL CATEGORIES
	FUND		36,948	TRANSFER TO DEPARTMENT OF MANAGEMENT
	FROM INDIGENT CRIMINAL DEFENSE			SERVICES - HUMAN RESOURCES SERVICES
	TRUST FUND		334,003	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 51,170
943	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST
,	PUBLIC DEFENDER OPERATING EXPENDITURES			FUND
	FROM GENERAL REVENUE FUND	28,352		FROM INDIGENT CRIMINAL DEFENSE
	FROM GRANTS AND DONATIONS TRUST		2,000	TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE		2,000	TOTAL: PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICIAL CIRCUIT
	TRUST FUND		222,518	FROM GENERAL REVENUE FUND 16,528,199
944	SPECIAL CATEGORIES			FROM TRUST FUNDS
711	RISK MANAGEMENT INSURANCE			TOTAL POSITIONS 241.50
	FROM INDIGENT CRIMINAL DEFENSE			TOTAL ALL FUNDS
	TRUST FUND		29,199	PROGRAM: PUBLIC DEFENDERS - SEVENTH JUDICIAL
945	SPECIAL CATEGORIES			CIRCUIT
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM INDIGENT CRIMINAL DEFENSE		1,500	APPROVED SALARY RATE 6,315,130
	TRUST FUND		1,300	953 SALARIES AND BENEFITS POSITIONS 117.00
946	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 8,685,787
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM GRANTS AND DONATIONS TRUST
	PURCHASED PER STATEWIDE CONTRACT			FUND
	FROM GENERAL REVENUE FUND	24,087		TRUST FUND
	FROM GRANTS AND DONATIONS TRUST		2 202	OEN OTHER DESCONAT CESTITORS
	FUND		2,303	954 OTHER PERSONAL SERVICES

SECTIO	N 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS	
SPECIE				SPECIFIC	
APPROF	RIATION CHARDAL DEVENUE BUND	20		APPROPRIATION	
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	30		964 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
	TRUST FUND		28,000	SERVICES - HUMAN RESOURCES SERVICES	
			,,,,,,	PURCHASED PER STATEWIDE CONTRACT	
955	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 16,591	
	PUBLIC DEFENDER OPERATING EXPENDITURES	76 721		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1,288
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	76,731		TRUST FUND	1,200
	TRUST FUND		140,554	TOTAL: PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDICIAL	
				CIRCUIT	
956	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 5,764,638	CEO 755
	RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE			FROM TRUST FUNDS	658,755
	TRUST FUND		23,641	TOTAL POSITIONS	
				TOTAL ALL FUNDS	6,423,393
957	SPECIAL CATEGORIES			DDAGDAM DUDITA DEBENDEDA NINGUI HIDIATAL ATRAUTE	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	14,589		PROGRAM: PUBLIC DEFENDERS - NINTH JUDICIAL CIRCUIT	
	FROM INDIGENT CRIMINAL DEFENSE	11,505		APPROVED SALARY RATE 12,207,355	
	TRUST FUND		14,589		
0.50	annani, aimnaanina			965 SALARIES AND BENEFITS POSITIONS 220.00	
958	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM GENERAL REVENUE FUND 14,281,585 FROM GRANTS AND DONATIONS TRUST	
	SERVICES - HUMAN RESOURCES SERVICES			FUND	634,965
	PURCHASED PER STATEWIDE CONTRACT			FROM INDIGENT CRIMINAL DEFENSE	•
	FROM GENERAL REVENUE FUND	25,968		TRUST FUND	1,493,366
	FROM GRANTS AND DONATIONS TRUST		286	966 OTHER PERSONAL SERVICES	
	FROM INDIGENT CRIMINAL DEFENSE		200	FROM GENERAL REVENUE FUND	
	TRUST FUND		1,649	FROM INDIGENT CRIMINAL DEFENSE	
		a		TRUST FUND	100,000
TOTAL:	PROGRAM: PUBLIC DEFENDERS - SEVENTH JUDI CIRCUIT	CIAL		967 SPECIAL CATEGORIES	
	FROM GENERAL REVENUE FUND	8,803,105		CONTRACTED SERVICES	
	FROM TRUST FUNDS	,,,,,,	865,357	FROM GENERAL REVENUE FUND 164,065	
	MOMENT DOGETHEOUS	115 00		OCO ODDATA GAMDOODIDO	
	TOTAL POSITIONS	117.00	9,668,462	968 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES	
	TOTAL TIME TORBS		5,000,102	FROM GENERAL REVENUE FUND 471,816	
	M: PUBLIC DEFENDERS - EIGHTH JUDICIAL			FROM INDIGENT CRIMINAL DEFENSE	
CIRCUI	T			TRUST FUND	350,000
7	PPROVED SALARY RATE 4,155,177			969 SPECIAL CATEGORIES	
-				RISK MANAGEMENT INSURANCE	
959	SALARIES AND BENEFITS POSITIONS	75.00		FROM INDIGENT CRIMINAL DEFENSE	100 601
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	5,632,320		TRUST FUND	120,621
	FUND		15,000	970 SPECIAL CATEGORIES	
	FROM INDIGENT CRIMINAL DEFENSE		7,	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	TRUST FUND		517,479	FROM GENERAL REVENUE FUND 23,000	
960	OTHER PERSONAL SERVICES			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	5,000
700	FROM GENERAL REVENUE FUND	12,759		INOUI TOND	3,000
	FROM INDIGENT CRIMINAL DEFENSE	,		971 SPECIAL CATEGORIES	
	TRUST FUND		20,000	TRANSFER TO DEPARTMENT OF MANAGEMENT	
961	SPECIAL CATEGORIES			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
701	PUBLIC DEFENDER OPERATING EXPENDITURES			FROM GENERAL REVENUE FUND 45,806	
	FROM GENERAL REVENUE FUND	102,968		FROM GRANTS AND DONATIONS TRUST	
	FROM GRANTS AND DONATIONS TRUST		E 000	FUND	1,441
	FUND		5,000	TRUST FUND	5,241
	TRUST FUND		72,599		-,
0.00	ODEGIAL GAMEGODING			TOTAL: PROGRAM: PUBLIC DEFENDERS - NINTH JUDICIAL CIRCUIT	
962	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM GENERAL REVENUE FUND 15,011,625 FROM TRUST FUNDS	2,710,634
	FROM INDIGENT CRIMINAL DEFENSE			INON INOUI LUNDO	2,110,037
	TRUST FUND		22,638	TOTAL POSITIONS	
0.63	ODECTAL CAMEGODIEC			TOTAL ALL FUNDS	17,722,259
963	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			PROGRAM: PUBLIC DEFENDERS - TENTH JUDICIAL CIRCUIT	
	FROM INDIGENT CRIMINAL DEFENSE				
	TRUST FUND		4,751	APPROVED SALARY RATE 6,167,103	

107,084

FROM INDIGENT CRIMINAL DEFENSE

982 SPECIAL CATEGORIES

TOTAL POSITIONS

TOTAL ALL FUNDS

PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL

95 50

8,159,881

SPECIF	RIATION			SPECIF	RIATION FROM GENERAL REVENUE FUND	86,782	
A	PPROVED SALARY RATE 13,034,040				FROM GRANTS AND DONATIONS TRUST FUND		15,000
989	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	218.50 14,918,929	839,403		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		174,777
	TRUST FUND		1,624,469		TRUST FUND		14,619
990	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	123,044	25 000	1000	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDEED CRIMINAL DEFENSE		2.055
	FUND		35,000		TRUST FUND		2,855
991	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		66,000	1001	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	14,150	
992	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	201 076			FROM GRANTS AND DONATIONS TRUST FUND		183
	FROM GRANTS AND DONATIONS TRUST	381,876	110 000		TRUST FUND		1,646
	FUND		119,288	TOTAL:	PROGRAM: PUBLIC DEFENDERS - FOURTEENTH	JUDICIAL	
993	TRUST FUND		411,976		CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS	5,124,123	1,072,439
	RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		43,818		TOTAL POSITIONS		6,196,562
994	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	2,835	2,835	CIRCUI	M: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL T APPROVED SALARY RATE 10,677,325	ı	
995	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		2,033	1002	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	189.00 13,193,538	172 201
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT				FUND		172,201
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		50,936	1000			1,798,855
TOTAL:	PROGRAM: PUBLIC DEFENDERS - THIRTEENTH CIRCUIT			1003	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	35,056	
	FROM TRUST FUNDS	15,426,684	3,193,725	1004	TRUST FUND		30,000
	TOTAL POSITIONS	218.50	18,620,409		PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	119,103	
PROGRA CIRCUI	M: PUBLIC DEFENDERS - FOURTEENTH JUDICIA T	L			FUND		247,000
A	PPROVED SALARY RATE 3,927,269				TRUST FUND		199,174
996	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	67.00 5,008,832		1005	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		39,116
	FUND FROM INDIGENT CRIMINAL DEFENSE		65,410	1006	SPECIAL CATEGORIES		
997	TRUST FUND		600,449		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		9,375
221	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	14,359	197,500	1007	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		2,313
998	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES				SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GRANTS AND DONATIONS TRUST		

	011 10, 1010				~=		2000
SPECIE				SPECIF			
APPROI	PRIATION			APPROF	PRIATION		
	FUND		457		FROM GENERAL REVENUE FUND	82,254	
	FROM INDIGENT CRIMINAL DEFENSE		42 200		FROM GRANTS AND DONATIONS TRUST		F0 000
	TRUST FUND		43,202		FUND		50,000
יו גייי∩יי	DDACDAM, DIDITO DEPENDEDO ETEMPENMII TIII	OT CT NT					100,000
IUIAL:	PROGRAM: PUBLIC DEFENDERS - FIFTEENTH JUI CIRCUIT	JICIAL			TRUST FUND		100,000
	FROM GENERAL REVENUE FUND	13 347 697		1016	SPECIAL CATEGORIES		
	FROM TRUST FUNDS	13,311,071	2,539,380	1010	PUBLIC DEFENDER OPERATING EXPENDITURES		
	Thom thou tonge		2/337/300		FROM GENERAL REVENUE FUND	134,365	
	TOTAL POSITIONS	189.00			FROM INDIGENT CRIMINAL DEFENSE	,	
	TOTAL ALL FUNDS		15,887,077		TRUST FUND		115,930
			.,,.				,
PROGR <i>I</i>	M: PUBLIC DEFENDERS - SIXTEENTH JUDICIAL			1017	SPECIAL CATEGORIES		
CIRCUI	T				RISK MANAGEMENT INSURANCE		
					FROM INDIGENT CRIMINAL DEFENSE		
I	APPROVED SALARY RATE 2,299,833				TRUST FUND		50,526
				1010	ADDATAL GAMBAADADA		
1008	SALARIES AND BENEFITS POSITIONS	39.00		1018	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND	2,998,823			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	3,812	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		102 221		FROM INDIGENT CRIMINAL DEFENSE	3,012	
	IROSI FOND		103,321		TRUST FUND		3,812
1009	OTHER PERSONAL SERVICES				INOUT TOND		3,012
1007	FROM GENERAL REVENUE FUND	6,968		1019	SPECIAL CATEGORIES		
	FROM INDIGENT CRIMINAL DEFENSE	0,700			TRANSFER TO DEPARTMENT OF MANAGEMENT		
	TRUST FUND		20,000		SERVICES - HUMAN RESOURCES SERVICES		
			•		PURCHASED PER STATEWIDE CONTRACT		
1010	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	51,785	
	PUBLIC DEFENDER OPERATING EXPENDITURES				FROM GRANTS AND DONATIONS TRUST		
	FROM GENERAL REVENUE FUND	84,846			FUND		631
	FROM GRANTS AND DONATIONS TRUST				FROM INDIGENT CRIMINAL DEFENSE		
	FUND		13,000		TRUST FUND		759
	FROM INDIGENT CRIMINAL DEFENSE		40.000	ייי דערייייייייייייייייייייייייייייייייי	PROGRAM: PUBLIC DEFENDERS - SEVENTEENTH	TIDICIAL	
	TRUST FUND		40,000	IUIAII.	CIRCUIT	UUDICIAL	
1011	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	17.090.997	
	RISK MANAGEMENT INSURANCE				FROM TRUST FUNDS	, ,	2,531,065
	FROM INDIGENT CRIMINAL DEFENSE						
	TRUST FUND		4,979		TOTAL POSITIONS	223.00	
					TOTAL ALL FUNDS		19,622,062
1012	SPECIAL CATEGORIES						
	LEASE OR LEASE-PURCHASE OF EQUIPMENT				M: PUBLIC DEFENDERS - EIGHTEENTH JUDICIAI	ı	
	FROM GENERAL REVENUE FUND	1,170		CIRCUI	T		
	FROM INDIGENT CRIMINAL DEFENSE		6,520	7	APPROVED SALARY RATE 7,472,182		
	TRUST FUND		0,520	r	AFFROVED SALIARI RAIE /,4/2,102		
1013	SPECIAL CATEGORIES			1020	SALARIES AND BENEFITS POSITIONS	113.00	
1013	TRANSFER TO DEPARTMENT OF MANAGEMENT			1020	FROM GENERAL REVENUE FUND		
	SERVICES - HUMAN RESOURCES SERVICES				FROM GRANTS AND DONATIONS TRUST	0,212,072	
	PURCHASED PER STATEWIDE CONTRACT				FUND		272,813
	FROM INDIGENT CRIMINAL DEFENSE				FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		9,303		TRUST FUND		1,522,187
TOTAL:	PROGRAM: PUBLIC DEFENDERS - SIXTEENTH JUI	DICIAL		1021	OTHER PERSONAL SERVICES	10 500	
	CIRCUIT	2 201 205			FROM GENERAL REVENUE FUND	12,792	
	FROM GENERAL REVENUE FUND	3,091,807	107 100		FROM INDIGENT CRIMINAL DEFENSE		E0 000
	FROM TRUST FUNDS		197,123		TRUST FUND		50,000
	TOTAL POSITIONS	39.00		10212	SPECIAL CATEGORIES		
	TOTAL ALL FUNDS	33.00	3,288,930	102111	ACQUISITION OF MOTOR VEHICLES		
			- , - 50 , 50 0		FROM INDIGENT CRIMINAL DEFENSE		
PROGR <i>I</i>	M: PUBLIC DEFENDERS - SEVENTEENTH JUDICIA	J			TRUST FUND		42,000
CIRCUI							,
				1022	SPECIAL CATEGORIES		
I	APPROVED SALARY RATE 13,885,155				PUBLIC DEFENDER OPERATING EXPENDITURES		
					FROM GENERAL REVENUE FUND	135,537	
1014		223.00			FROM GRANTS AND DONATIONS TRUST		-
	FROM GENERAL REVENUE FUND	16,818,781			FUND		5,000
	FROM GRANTS AND DONATIONS TRUST		002 004		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		100 050
	FUND		893,084		IV091 LOND		126,850
	TRUST FUND		1,316,323	1023	SPECIAL CATEGORIES		
			_,020,020		RISK MANAGEMENT INSURANCE		
1015	OTHER PERSONAL SERVICES				FROM INDIGENT CRIMINAL DEFENSE		

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SPECIE				SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	
APPROL	PRIATION TRUST FUND		17,769	APPROPRIATION TOTAL: PROGRAM: PUBLIC DEFENDERS - NINETEENTH JUDICIAL	
1024	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE			CIRCUIT FROM GENERAL REVENUE FUND 5,653,746 FROM TRUST FUNDS	1,895,025
	TRUST FUND		5,236	TOTAL POSITIONS	7,548,771
1025	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL CIRCUIT	
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	23,579		APPROVED SALARY RATE 7,709,149	
	FUND FROM INDIGENT CRIMINAL DEFENSE		912	1033 SALARIES AND BENEFITS POSITIONS 141.00 FROM GENERAL REVENUE FUND 9,210,795	
	TRUST FUND		2,460	FROM GRANTS AND DONATIONS TRUST	1,712,986
TOTAL:	PROGRAM: PUBLIC DEFENDERS - EIGHTEENTH C	UDICIAL		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1,234,582
	FROM TRUST FUNDS	8,413,780	2,045,227	1034 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
	TOTAL POSITIONS	113.00	10,459,007	FROM GRANTS AND DONATIONS TRUST FUND	20,000
PROGRA CIRCUI	M: PUBLIC DEFENDERS - NINETEENTH JUDICIAL	ı		TRUST FUND	130,000
	APPROVED SALARY RATE 4,873,386			1035 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES	
1026	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	86.00 5,567,183		FROM GENERAL REVENUE FUND	176,423
	FUND FROM INDIGENT CRIMINAL DEFENSE		374,932	1036 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	TRUST FUND		1,134,450	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	70,352
1027	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	25,131		1037 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FUND		7,000	FROM GENERAL REVENUE FUND	
	TRUST FUND		60,000	TRUST FUND	12,730
1028	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE			1038 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
1029	TRUST FUND		32,000	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	45,202		FUND	3,597
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		258,131	TRUST FUND	2,476
1030	SPECIAL CATEGORIES			TOTAL: PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL CIRCUIT	
	RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		22,836	FROM GENERAL REVENUE FUND 9,449,820 FROM TRUST FUNDS	3,363,146
1031	SPECIAL CATEGORIES		22,030	TOTAL POSITIONS	12,812,966
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE			PUBLIC DEFENDERS APPELLATE DIVISION	
1032	TRUST FUND		1,640	PROGRAM: PUBLIC DEFENDERS APPELLATE - SECOND JUDICIAL CIRCUIT	
1034	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			APPROVED SALARY RATE 2,361,051	
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	16,230		1039 SALARIES AND BENEFITS POSITIONS 35.00 FROM GENERAL REVENUE FUND 3,052,929	
	FUND FROM INDIGENT CRIMINAL DEFENSE		926	1040 OTHER PERSONAL SERVICES	
	TRUST FUND		3,110	FROM GENERAL REVENUE FUND 21,114	

SECTION 4 - CRIMINAL JUSTICE AND CORRISPECIFIC APPROPRIATION 1041 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPERFROM GENERAL REVENUE FUND	IDITURES		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	
1042 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUI- FROM GENERAL REVENUE FUND			TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - TENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 4,857,056	
1043 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAC SERVICES - HUMAN RESOURCES SEI PURCHASED PER STATEWIDE CONTRI FROM GENERAL REVENUE FUND	RVICES ACT		TOTAL POSITIONS	4,857,056
TOTAL: PROGRAM: PUBLIC DEFENDERS APPEL JUDICIAL CIRCUIT	LLATE - SECOND		APPROVED SALARY RATE 1,362,595	
FROM GENERAL REVENUE FUND	3,213,899		1054 SALARIES AND BENEFITS POSITIONS 18.00 FROM GENERAL REVENUE FUND 1,758,001	
TOTAL ALL FUNDS		3,213,899	1055 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 500	
PROGRAM: PUBLIC DEFENDERS APPELLATE - JUDICIAL CIRCUIT	SEVENTH		1056 SPECIAL CATEGORIES	
APPROVED SALARY RATE 2,2	228,487		PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	
1044 SALARIES AND BENEFITS POS FROM GENERAL REVENUE FUND			1057 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
1045 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	17,381		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 4,771	
1046 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPER			TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEVENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 1,770,433	
1047 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUI			TOTAL POSITIONS	1,770,433
1048 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAC SERVICES - HUMAN RESOURCES SEI PURCHASED PER STATEWIDE CONTRA	SEMENT RVICES		PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT APPROVED SALARY RATE 2,933,974	
FROM GENERAL REVENUE FUND	, -		1058 SALARIES AND BENEFITS POSITIONS 37.00 FROM GENERAL REVENUE FUND 3,702,121	
TOTAL: PROGRAM: PUBLIC DEFENDERS APPEI JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	124,801
TOTAL POSITIONS		3,159,845	1059 OTHER PERSONAL SERVICES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	55,978
PROGRAM: PUBLIC DEFENDERS APPELLATE - JUDICIAL CIRCUIT	TENTH		1060 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES	
APPROVED SALARY RATE 2,5	946,703		FROM GENERAL REVENUE FUND	150,000
1049 SALARIES AND BENEFITS POS FROM GENERAL REVENUE FUND			1061 SPECIAL CATEGORIES	130,000
1050 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	727,390		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	660
1051 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPER			1062 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
FROM GENERAL REVENUE FUND			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	144,849 IPMENT		SERVICES - HUMAN RESOURCES SERVICES	

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SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL POSITIONS		4,087,361	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND
CAPITAL COLLATERAL REGIONAL COUNSELS			1074 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
PROGRAM: NORTHERN REGIONAL COUNSEL			FROM GENERAL REVENUE FUND
CAPITAL JUSTICE REPRESENTATION - NORTHERN REGIO	DNAL		1075 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
APPROVED SALARY RATE 1,249,200			PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 10,020
1063 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	20.00 1,701,400		TOTAL: CAPITAL JUSTICE REPRESENTATION - MIDDLE REGIONAL
1064 SPECIAL CATEGORIES CASE RELATED COSTS			COUNSEL FROM GENERAL REVENUE FUND 4,479,758 FROM TRUST FUNDS
FROM GENERAL REVENUE FUND	680,199		TOTAL POSITIONS 42.00
1065 SPECIAL CATEGORIES OPERATING EXPENDITURES			TOTAL ALL FUNDS
FROM GENERAL REVENUE FUND	308,277	124,796	PROGRAM: SOUTHERN REGIONAL COUNSEL CAPITAL JUSTICE REPRESENTATION - SOUTHERN REGIONAL
1066 SPECIAL CATEGORIES		124,790	COUNSEL
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	2,282		APPROVED SALARY RATE 2,252,691
1067 SPECIAL CATEGORIES	2,202		1076 SALARIES AND BENEFITS POSITIONS 34.00 FROM GENERAL REVENUE FUND 2,953,811
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,000		1077 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 24,960
1068 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM GENERAL REVENUE FUND 24,960 1078 SPECIAL CATEGORIES
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			CASE RELATED COSTS FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND	4,758		FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND
TOTAL: CAPITAL JUSTICE REPRESENTATION - NORTHER	RN REGIONAL		1079 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND	2,697,916	124,796	OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
TOTAL POSITIONS	20.00	121,170	FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND
TOTAL ALL FUNDS		2,822,712	1080 SPECIAL CATEGORIES
PROGRAM: MIDDLE REGIONAL COUNSEL			RISK MANAGEMENT INSURANCE FROM CAPITAL COLLATERAL REGIONAL
CAPITAL JUSTICE REPRESENTATION - MIDDLE REGIONAL COUNSEL	AL		COUNSEL TRUST FUND
APPROVED SALARY RATE 2,683,707			1081 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
1069 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	42.00 3,626,366		1082 SPECIAL CATEGORIES
1070 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	70,511		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1071 SPECIAL CATEGORIES CASE RELATED COSTS			TOTAL: CAPITAL JUSTICE REPRESENTATION - SOUTHERN REGIONAL
FROM GENERAL REVENUE FUND FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND	290,002	600,002	COUNSEL FROM GENERAL REVENUE FUND 3,862,279 FROM TRUST FUNDS
1072 SPECIAL CATEGORIES OPERATING EXPENDITURES			TOTAL POSITIONS
FROM GENERAL REVENUE FUND FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND	482,484	176,720	CRIMINAL CONFLICT AND CIVIL REGIONAL COUNSELS
1073 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		1/0,/20	Each Office of Criminal Conflict and Civil Regional Counsel must submit to the Justice Administrative Commission (JAC) a quarterly report detailing the number of appointed and reappointed cases by case type,
MION IMMIORIBAL INDUITMON			

1094 SPECIAL CATEGORIES

SPECIF APPROP num num sha sub Sub	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION ber of cases closed by case type, number ber of conflicts by case type and the bas Il compile the reports into a tab delin mit the results to the chair of committee on Criminal and Civil Justic tice Appropriations Subcommittee within h quarter.	is for the confli eated spreadsheet the Senate App e and the chair o	ct. The JAC format and propriations of the House	SPECI	PRIATION RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	UE PROCESS	·	
PROGRA	M: REGIONAL CONFLICT COUNSEL - FIRST			1096	SPECIAL CATEGORIES			
	PPROVED SALARY RATE 7,324,226			1070	LEASE OR LEASE-PURCHASE OF FROM GENERAL REVENUE FUND	EQUIPMENT	25,000	
1083	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	124.00 10,171,284		1097	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF M SERVICES - HUMAN RESOURCES			
1084	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	285,173			PURCHASED PER STATEWIDE CO FROM GENERAL REVENUE FUND		30,038	
1085	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL OPERATIONS FROM GENERAL REVENUE FUND		75,000	TOTAL	: PROGRAM: REGIONAL CONFLICT FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		11,607,918	315,978
1086	SPECIAL CATEGORIES		75,000		TOTAL ALL FUNDS		123.00	11,923,896
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	26,519			AM: REGIONAL CONFLICT COUNSEL APPROVED SALARY RATE			
1087	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL DUE PROCESS COSTS	1 105 240		1098	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POSITIONS	68.75 6,190,357	
1088	FROM GENERAL REVENUE FUND	1,195,349		1099	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		102,885	
1089	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	66,288		1100	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL C FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFENS FUND	E TRUST	538,043	20,000
ጥ∩ጥአ⊺ .	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND			1101	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		23,542	
IVIAL:	PROGRAM: REGIONAL CONFLICT COUNSEL - FIR FROM GENERAL REVENUE FUND	13,081,404	75,000	1102	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL D		23,342	
	TOTAL POSITIONS	124.00	13,156,404		COSTS FROM GENERAL REVENUE FUND		747,192	
	M: REGIONAL CONFLICT COUNSEL - SECOND PPROVED SALARY RATE 7,002,756			1103	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF FROM GENERAL REVENUE FUND	~	1,100	
1090	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	123.00 9,858,421	75,553	1104	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF M SERVICES - HUMAN RESOURCES PURCHASED PER STATEWIDE CC FROM GENERAL REVENUE FUND	SERVICES NTRACT	16,390	
1091	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	131,145		TOTAL	: PROGRAM: REGIONAL CONFLICT FROM GENERAL REVENUE FUND .	COUNSEL - THI	•	
1092	SPECIAL CATEGORIES CONTRACTED SERVICES				FROM TRUST FUNDS			20,000
	FROM INDIGENT CIVIL DEFENSE TRUST FUND		75,000		TOTAL POSITIONS TOTAL ALL FUNDS		68.75	7,639,509
1093	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL OPERATIONS	1 155 190			AM: REGIONAL CONFLICT COUNSEL			
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	1,155,170	165,425		APPROVED SALARY RATE SALARIES AND BENEFITS		119.00	
1094	SDECTAL CATECORIES		, -		FROM GENERAL REVENUE FUND		9,307,378	

SPECIE	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS PIC			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
1106	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	76,184		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1107	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL OPERATIONS FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFENSE TRUST			TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH FROM GENERAL REVENUE FUND 9,558,452 FROM TRUST FUNDS
1108	FUND		40,980	TOTAL POSITIONS 98.00 TOTAL ALL FUNDS
1100	FISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	16,537		TOTAL: JUSTICE ADMINISTRATION FROM GENERAL REVENUE FUND
1109	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL DUE PROCESS COSTS			TOTAL POSITIONS
	FROM GENERAL REVENUE FUND	1,164,813		
1110	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	7,807		JUVENILE JUSTICE, DEPARTMENT OF From the funds in Specific Appropriations 1120 through 1203B, the Department of Juvenile Justice may work within its existing budget, including applicable grants, to implement any corrective action plan
1111	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	18,825		that is developed as the result of a Prison Rape Elimination Act audit conducted in accordance with Title 28, 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
TOTAL:	PROGRAM: REGIONAL CONFLICT COUNSEL - FO	OURTH		216, Florida Statutes.
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS		40,980	From the funds in Specific Appropriation 1120 through 1203B, the Department of Juvenile Justice shall conduct a comprehensive statewide review of county-level data, including a gap analysis of services and
	TOTAL POSITIONS	119.00	12,479,105	programs available across all counties in the state, to evaluate the implementation of juvenile justice policies at the county level. As a result of such review, the department shall prepare a report that
	M: REGIONAL CONFLICT COUNSEL - FIFTH			includes benchmarking of counties' performance on factors that demonstrate how a county is supporting the department's strategic goals
I	APPROVED SALARY RATE 5,051,667			of preventing and diverting more youth from entering the juvenile justice system; providing appropriate, less restrictive, community-based
1112	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	98.00 7,046,786		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
1113	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	135,807		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
1114	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GRANTS AND DONATIONS TRUST		F 000	strategic goals. A copy of the report shall be submitted to the Governor, President of the Senate, and Speaker of the House of Representatives by January 1, 2021.
1115	FUND		5,800	PROGRAM: JUVENILE DETENTION PROGRAM
1115	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL OPERATIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	1,289,650		DETENTION CENTERS APPROVED SALARY RATE 54,710,346
	FUND		13,890	1120 SALARIES AND BENEFITS POSITIONS 1,473.00
1116	FUND		100,000	FROM GENERAL REVENUE FUND
1116	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	251,140		FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND
1117	SPECIAL CATEGORIES REGIONAL CONFLICT COUNSEL DUE PROCESS			1121 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
	COSTS FROM GENERAL REVENUE FUND	799,958		FUND
1118	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	12,000		DETENTION TRUST FUND
1119	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM FEDERAL GRANTS TRUST FUND

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION DETENTION TRUST FUND		4,396,242	SPECIE APPROE	PRIATION SALARIES AND BENEFITS POSITIONS	836.50	
1123	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		192,293	1133	FROM GENERAL REVENUE FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		199,765	1134	EXPENSES FROM GENERAL REVENUE FUND	2,809,294	
1124	FOOD PRODUCTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		700,000		FROM FEDERAL GRANTS TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		35,866 2,092,851
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		1,000,497		OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		
1125	SPECIAL CATEGORIES GRANTS AND AIDS - GRANTS TO FISCALLY CONSTRAINED COUNTIES FOR DETENTION CENT COSTS	ER		1136	SPECIAL CATEGORIES JUVENILE REDIRECTIONS PROGRAM FROM GENERAL REVENUE FUND		
	FROM GENERAL REVENUE FUND	3,883,853		Fur	nds in Specific Appropriation 1136		services to
1126	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		40 690	you	oth at risk of commitment who ar dence-based and other alternative rvices. These services shall be pr mitment. The Department of Juvenile	e eligible to be programs for famil ovided as an alter	placed in Ly therapy mative to
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		40,690 1,483,075	cou	ort may jointly develop criteria to version into the Redirections Program.	identify youth appro	opriate for
1127	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	8,389,307		1137	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	852,545	
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		7,326,801		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		42,490
1128	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		3,027,812		SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	34,044,628	1,200,000
1129	SPECIAL CATEGORIES				FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		81,995
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND		134,195		SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	234,381	
1130	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	184,286		1140	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	263,076	
	FROM FEDERAL GRANTS TRUST FUND FROM SHARED COUNTY/STATE JUVENILE	101,200	9,954	TOTAL	COMMUNITY SUPERVISION	203,070	
1131	DETENTION TRUST FUND		278,558		FROM GENERAL REVENUE FUND FROM TRUST FUNDS		3,453,202
1131	DEPARTMENT OF JUVENILE JUSTICE MAINTENAN AND REPAIR - STATE OWNED BUILDINGS FROM SOCIAL SERVICES BLOCK GRANT	ICE			TOTAL POSITIONS		91,147,299
	TRUST FUND		1,350,000	COMMUN	IITY INTERVENTIONS AND SERVICES		
TOTAL:	DETENTION CENTERS FROM GENERAL REVENUE FUND	56,085,326		I	APPROVED SALARY RATE 19,801,179		
	FROM TRUST FUNDS	1 473 00	62,432,077	1141	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND		
DD 4 == -	TOTAL ALL FUNDS	,	118,517,403	1142	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1,058,285	
PROGRA PROGRA	M: PROBATION AND COMMUNITY CORRECTIONS M			1143	EXPENSES FROM GENERAL REVENUE FUND	1 201 702	
COMMUN	ITY SUPERVISION				FROM GENERAL REVENUE FUND		1,381,642
A	PPROVED SALARY RATE 34,200,369			1144	OPERATING CAPITAL OUTLAY		1,501,012

SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION			SPECIF	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS PIC PRIATION		
ALTIO	FROM GENERAL REVENUE FUND	27,131		minoi	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		
1145	SPECIAL CATEGORIES CONTRACTED SERVICES				FROM GENERAL REVENUE FUND	33,383	
	FROM GENERAL REVENUE FUND FROM SOCIAL SERVICES BLOCK GRANT	645,031		1157	SPECIAL CATEGORIES CONTRACTED SERVICES		
	TRUST FUND		27,856		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	559,352	100,000
1146	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES				FROM GRANTS AND DONATIONS TRUST		100,000
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	17,228,854		1158	SPECIAL CATEGORIES		
	FUND		118,489		GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	349,329	
1147	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				FROM JUVENILE JUSTICE TRAINING TRUST FUND		1,421,058
	FROM GENERAL REVENUE FUND	596,631		1159			
1148	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT				RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	383,089	
	FROM GENERAL REVENUE FUND	154,680		1160			
1149	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	56,523	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	160 500			FROM JUVENILE JUSTICE TRAINING TRUST FUND		3,973
1150	FROM GENERAL REVENUE FUND	162,732		1161	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
1150	FIXED CAPITAL OUTLAY DEPARTMENT OF JUVENILE JUSTICE MAINTENANG AND REPAIR - STATE OWNED BUILDINGS	CE			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		100,000		FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	58,315	
Τ∩ΤΔΤ.	: COMMUNITY INTERVENTIONS AND SERVICES		100,000		FUND		1,307
101111	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	47,510,105	1,627,987	TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	17,503,219	2,313,286
	TOTAL POSITIONS	503.00	49,138,092		TOTAL POSITIONS	178.00	2,313,200
PROGRA	AM: OFFICE OF THE SECRETARY/ASSISTANT		15/150/052		TOTAL ALL FUNDS	270700	19,816,505
	TARY FOR ADMINISTRATIVE SERVICES			INFORM	MATION TECHNOLOGY		
EXECU'	TIVE DIRECTION AND SUPPORT SERVICES			P	APPROVED SALARY RATE 2,940,928		
I	APPROVED SALARY RATE 8,585,352			1162	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	59.50 3,788,564	
1151	FROM GENERAL REVENUE FUND	178.00 11,663,908		1163	EXPENSES		
	FROM GRANTS AND DONATIONS TRUST		295,000		FROM GENERAL REVENUE FUND	2,502,695	
1152	OTHER PERSONAL SERVICES	666 470		1164	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	48,866	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	666,173	40,000	1165	SPECIAL CATEGORIES		
	FROM JUVENILE JUSTICE TRAINING TRUST FUND		11,829		CONTRACTED SERVICES FROM GENERAL REVENUE FUND	669,699	
1153	EXPENSES FROM GENERAL REVENUE FUND	2 541 021		1166	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FROM GRANTS AND DONATIONS TRUST FUND		140,119		FROM GENERAL REVENUE FUND	21,456	
	FROM JUVENILE JUSTICE TRAINING TRUST FUND		200,000	1167	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
1154	OPERATING CAPITAL OUTLAY		,			13,315	
	FROM GENERAL REVENUE FUND	32,841		1168	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
1155	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES				SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	1,159,285				19,366	
1156	SPECIAL CATEGORIES			1169	DATA PROCESSING SERVICES		

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM GENERAL REVENUE FUND 607,442	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION review of each out-of-state provider before issuing a new contract. The 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
TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	serious bodily injury of a youth in a secure or non-secure residential program to the Governor, President of the Senate, and Speaker of the House of Representatives, and may make any additional reports that it determines to be appropriate based upon the seriousness of an incident
TOTAL ALL FUNDS	7,671,403 or allegation.
PROGRAM: ACCOUNTABILITY AND PROGRAM SUPPORT	NON-SECURE RESIDENTIAL COMMITMENT
CONTRACTING AND QUALITY IMPROVEMENT	1176 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 88,249
APPROVED SALARY RATE 5,589,666	1178 SPECIAL CATEGORIES
1170 SALARIES AND BENEFITS POSITIONS 123.50 FROM GENERAL REVENUE FUND 7,884,857	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 115,890,922 FROM SOCIAL SERVICES BLOCK GRANT
1171 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 68,029	TRUST FUND
1172 EXPENSES FROM GENERAL REVENUE FUND 609,059	From the funds in Specific Appropriation 1178, \$2,000,000 in nonrecurring funds from the General Revenue Fund is provided to the Department of Juvenile Justice to provide contracted provider retention bonuses for direct care workers in juvenile assessment centers,
1173 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	community intervention programs, community supervision programs, non-secure and secure residential programs, and prevention programs in order to help reduce turnover and retain employees (HB 3091) (Senate
1174 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	Form 2552). The department shall develop a methodology to allocate these funds in an equitable fashion among all applicable contracted service providers effective July 1, 2020. The department shall report on the use and effectiveness of these initiatives by February 1, 2021. The report shall be submitted to the chair of the Senate Committee on
1175 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor. 1179 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TOTAL: CONTRACTING AND QUALITY IMPROVEMENT	FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND 8,657,424	DEPARTMENT OF JUVENILE JUSTICE MAINTENANCE
TOTAL POSITIONS	AND REPAIR - STATE OWNED BUILDINGS 8,657,424 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
PROGRAM: RESIDENTIAL CORRECTIONS PROGRAM From the funds in Specific Appropriations 1176 through Department of Juvenile Justice shall provide a monthly resource utilization report that identifies operating capaci	residential FROM TRUST FUNDS
placements, vacant placements, number of youth awaiting pla the percent of use for all residential commitment beds. The	acement, and TOTAL ALL FUNDS 123,721,428
may increase or decrease beds or overlay services provid change will better serve taxpayers and the youth unde	ded that the SECURE RESIDENTIAL COMMITMENT
Notification and justification of changes will be prov Governor's Office of Policy and Budget, chair of	wided to the APPROVED SALARY RATE 7,688,841
Appropriations Committee, and chair of the House App Committee prior to implementing any change.	propriations 1181 SALARIES AND BENEFITS POSITIONS 92.00 FROM GENERAL REVENUE FUND 7,368,131
From the funds in Specific Appropriations 1176 through selecting a private provider for operation of secure and residential programs, the Department of Juvenile Justice mu	d non-secure FROM GENERAL REVENUE FUND 27,151
the provider's history of performance of services in other ju as well as its performance of services in Florida. The depa also provide a report of serious incidents to the Governor, P	Nartment must FROM GENERAL REVENUE FUND 1,115,871 President of
the Senate, and Speaker of the House of Representatives on n a quarterly basis. The report must include, at a minimum: th incidents and allegations of staff abuse or abuse by ano including whether or not an allegation was substantiated; d	he number of CONTRACTED SERVICES sother child, FROM GENERAL REVENUE FUND 636,191
of incidents or allegations of such abuse that resulted injury or significant psychological trauma, or that involved of food, water, or medical care; and the failure of a provide incidents or allegations within required timeframes establi department. In addition, the department must conduct an	in physical 1185 SPECIAL CATEGORIES deprivation GRANTS AND AIDS - CONTRACTED SERVICES deprivation FROM GENERAL REVENUE FUND 27,414,626 ished by the FROM SOCIAL SERVICES BLOCK GRANT

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SPECIE APPROF	PRIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION From the funds in Specific Appropriation 1196, \$2,286,000 in recurring funds from the General Revenue Fund is provided for the following
1187	FROM GENERAL REVENUE FUND	110,014		recurring base appropriations projects: AMIkids Gender Specific Prevention Programs - Clay County. 750,000 AMIkids Gender Specific Prevention Programs - Hillsborough County. 750,000
1188	SPECIAL CATEGORIES	10,020		AMIkids Gender Specific Prevention Programs
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	53,367		From the funds in Specific Appropriation 1196, \$5,810,000 in nonrecurring funds from the General Revenue Fund is provided for the following programs:
1189	FIXED CAPITAL OUTLAY			AMIkids Family Centric Program (HB 4021) (Senate Form
	DEPARTMENT OF JUVENILE JUSTICE MAINTENANCE AND REPAIR - STATE OWNED BUILDINGS FROM SOCIAL SERVICES BLOCK GRANT			2114)
	TRUST FUND		800,000	(Senate Form 1387)
TOTAL:	SECURE RESIDENTIAL COMMITMENT FROM GENERAL REVENUE FUND	36,765,371	38,800,000	(S.W.E.A.T. Program) (HB 4921) (Senate Form 2455) 250,000 Delores Barr Weaver Policy Center - Girls Matter: Continuity of Care Program (HB 2345) (Senate Form 1579). 300,000
	TOTAL POSITIONS	92.00	75,565,371	Duval Leaders of Tomorrow (HB 3847) (Senate Form 2473) 100,000 Florida Alliance of Boys & Girls Clubs - Positive Youth Development Program (HB 3057) (Senate Form 2407) 3,100,000
חם חרם מ	M: PREVENTION AND VICTIM SERVICES		13,303,311	Florida Children's Initiative Youth Crime Prevention (HB 4193) (Senate Form 1301)
				Nassau County Youth Alternative to Secured Detention
	NUENCY PREVENTION AND DIVERSION			Oak Street Home II - Female Delinquency Prevention
	APPROVED SALARY RATE 990,111			Program (HB 3327) (Senate Form 1723)
1190	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	20.00 768,767	209,637	Form 1122) 200,000 Prodigy Cultural Arts Program (HB 4411) 250,000
	FROM GRANTS AND DONATIONS TRUST FUND		516,721	From the funds in Specific Appropriation 1196, \$675,000 in nonrecurring funds from the Social Services Block Grant Trust Fund are
1191	OTHER PERSONAL SERVICES			provided for the following programs:
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	295,383	125,000	Children of Inmates: Careers Over Crime (HB 3793) (Senate Form 2334)
	FUND		154,070	Hope Street Diversion Program (HB 4719) (Senate Form 1997) 250,000 New Horizons After School and Weekend Rehabilitation
1192	EXPENSES FROM GENERAL REVENUE FUND	205,284		Program (HB 3161) (Senate Form 1388)
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		82,696 282,180	1197 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
1193	AID TO LOCAL GOVERNMENTS		202/200	1198 SPECIAL CATEGORIES
1173	GRANTS AND AIDS - INVEST IN CHILDREN FROM JUVENILE CRIME PREVENTION AND		1 060 000	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 3,391,442
	EARLY INTERVENTION TRUST FUND		1,262,903	FROM FEDERAL GRANTS TRUST FUND 3,061,836 FROM GRANTS AND DONATIONS TRUST
1194	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		12,450	FUND
	FROM GRANTS AND DONATIONS TRUST		12,450	1199 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
1195	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 1,834
	PACE CENTERS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	16,776,014		1200 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN/FAMILIES IN NEED OF SERVICES
1196	FUND		5,305,995	FROM GENERAL REVENUE FUND 30,542,264 FROM FEDERAL GRANTS TRUST FUND 1,000,000 FROM GRANTS AND DONATIONS TRUST
1170	LEGISLATIVE INITIATIVES TO REDUCE AND			FUND
	PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND FROM SOCIAL SERVICES BLOCK GRANT	8,096,000		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
	TRUST FUND		675,000	From the funds in Specific Appropriation 1200, the Department of Juvenile Justice shall not expend more than \$150,000 in recurring

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION general revenue funds for physically secure placements for youths being	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL: DELINQUENCY PREVENTION AND DIVERSION
served by the Children-In-Need of Services/Families-In-Need of Services (CINS/FINS) program.	FROM GENERAL REVENUE FUND
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	TOTAL POSITIONS
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	TOTAL: JUVENILE JUSTICE, DEPARTMENT OF FROM GENERAL REVENUE FUND
age. Such services may be offered throughout the judicial circuit served by the CINS/FINS provider.	TOTAL POSITIONS
From the funds in Specific Appropriation 1200, \$250,000 in nonrecurring funds from the Social Services Block Grant Trust Fund is	LAW ENFORCEMENT, DEPARTMENT OF
provided for Integrated Care and Coordination for Youth (ICCY) (HB 2251) (Senate Form 1123).	PROGRAM: EXECUTIVE DIRECTION AND SUPPORT
1201 SPECIAL CATEGORIES	EXECUTIVE DIRECTION AND SUPPORT SERVICES
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 3,000	APPROVED SALARY RATE 7,180,986
FROM FEDERAL GRANTS TRUST FUND 1,50	1204 SALARIES AND BENEFITS POSITIONS 139.00
1202 SPECIAL CATEGORIES PRODIGY FROM GENERAL REVENUE FUND	FROM GENERAL REVENUE FUND
FROM GRANTS AND DONATIONS TRUST FUND	FROM GENERAL REVENUE FUND 27,191
1203 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	FROM ADMINISTRATIVE TRUST FUND 5,000 FROM FEDERAL GRANTS TRUST FUND
FROM GENERAL REVENUE FUND 4,105 FROM FEDERAL GRANTS TRUST FUND	FROM ADMINISTRATIVE TRUST FUND 64,548
1203A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND 4,250,000	1207 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - CRIMINAL INVESTIGATIONS
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	FROM OPERATING TRUST FUND
From the funds in Specific Appropriation 1203A, \$4,250,000 in nonrecurring funds from the General Revenue Fund is provided for the following fixed capital outlay projects:	GRANTS AND AIDS - NATIONAL CRIMINAL HISTORY IMPROVEMENT (NCHIP-NARIP) - STATE GOVERNMENT FROM FEDERAL GRANTS TRUST FUND 3,910,162
Boys & Girls Clubs of Northeast Florida - Camp Deep Pond 750,000 (HB 2579) (Senate Form 1696)	1209 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NATIONAL CRIMINAL HISTORY IMPROVEMENT (NCHIP-NARIP) - LOCAL
From the funds in Specific Appropriation 1203A, \$400,000 in nonrecurring funds from the Social Services Block Grant Trust Fund is	UNITS OF GOVERNMENTS FROM FEDERAL GRANTS TRUST FUND 1,529,434
provided for the following fixed capital outlay projects:	1210 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECT SAFE
Filter Family Solutions (HB 3923) (Senate Form 1413) 200,000 Youth and Family Alternatives - Collaborative Case Management Facility (HB 4419) (Senate Form 1718) 200,000	NEIGHBORHOODS FROM FEDERAL GRANTS TRUST FUND 1,500,000
1203B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CHILDEN IN NEED OF SERVICES/FAMILIES IN	1211 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - BYRNE JUSTICE ASSISTANCE GRANT (JAG) PROGRAM - LOCAL UNITS OF GOVERNMENT
CHILDREN IN NEED OF SERVICES/FAMILIES IN NEED OF SERVICES SHELTERS FROM SOCIAL SERVICES BLOCK GRANT	FROM FEDERAL GRANTS TRUST FUND 8,835,535
TRUST FUND	FROM GENERAL REVENUE FUND 12,616
Funds in Specific Appropriation 1203B are provided for the Alachua County CINS/FINS Youth Shelter Replacement (HB 2663) (Senate Form 1107).	FROM FEDERAL GRANTS TRUST FUND

SPECIF APPROP	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	9,650		SPECI APPRO	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION : EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	6,443,000	34,737,531
1213A	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS				TOTAL POSITIONS		41,180,531
	FROM OPERATING TRUST FUND		41,854	AVIAT	ION SERVICES		
1214	SPECIAL CATEGORIES CONTRACTED SERVICES				APPROVED SALARY RATE 361,930		
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	67,480	15,000 218,573		SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	4.00 530,489	
	FROM OPERATING TRUST FUND		152,372	1225	EXPENSES FROM GENERAL REVENUE FUND	913,829	
1215	SPECIAL CATEGORIES DOMESTIC SECURITY FROM OPERATING TRUST FUND		500	1226	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	72,500	
1216	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	16,778	25,314	1227	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	37,465	
1217	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM OPERATING TRUST FUND		200,000	1228	SPECIAL CATEGORIES SPECIAL CATEGORIES - AIRCRAFT MAINTENANCE AND REPAIRS FROM GENERAL REVENUE FUND		
of the	m the funds provided in Specific Appropria Law Enforcement is authorized to pay tena private sector lease addressing overcro ility.	nt broker fees	related to	1229	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND		
1218	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	98,000	3,000	1230	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	1,316	
1219	SPECIAL CATEGORIES GRANTS AND AIDS - BYRNE JUSTICE ASSISTANCE GRANT (JAG) PROGRAM - STATE GOVERNMENT FROM FEDERAL GRANTS TRUST FUND		C E00 000	TOTAL	: AVIATION SERVICES FROM GENERAL REVENUE FUND	,	
1220	SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE		6,500,000		TOTAL POSITIONS	4.00	3,444,695
	ABUSE TREATMENT PROGRAM - LOCAL UNITS OF GOVERNMENT				AM: FLORIDA CAPITOL POLICE PROGRAM		
	FROM FEDERAL GRANTS TRUST FUND		1,247,724	CAPIT	OL POLICE SERVICES		
1221	SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE				APPROVED SALARY RATE 4,196,960		
1222	ABUSE TREATMENT PROGRAM - STATE AGENCY FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES		2,100,000	1231	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	88.00 2,748	6,497,044
1222	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			1232	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND		28,778
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND	21,792	4,285 18,999	1233	EXPENSES FROM OPERATING TRUST FUND		532,837
1223	FIXED CAPITAL OUTLAY FACILITIES REPAIRS AND MAINTENANCE			1234	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND		85,369
1223A	FROM GENERAL REVENUE FUND	2,160,156		1235	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM OPERATING TRUST FUND		30,500
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY LIBERTY COUNTY JAIL IMPROVEMENTS FROM GENERAL REVENUE FUND	250 000		1236	SPECIAL CATEGORIES		,
_			urbus (In the		CONTRACTED SERVICES FROM OPERATING TRUST FUND		61,984
Fun Jai	ds in Specific Appropriation 1223A are pr l Improvements (HB 3019) (Senate Form 1454).	ovided for Libe	rly county	1237	SPECIAL CATEGORIES		

SPECIE	PRIATION			TION 4 - CRIMINAL JUSTICE AND COR CIFIC ROPRIATION		
	CAPITOL COMPLEX SECURITY FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	7,360	42,100	FROM GENERAL REVENUE FUND . 8 SPECIAL CATEGORIES		
1238	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND		87,199	CONTRACTED SERVICES FROM GENERAL REVENUE FUND . FROM FEDERAL GRANTS TRUST FU FROM OPERATING TRUST FUND .	JND	1,190,200 750,000
1239	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND		68,064	9 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND .	294,300	
1240	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM FEDERAL GRANTS TRUST FU FROM OPERATING TRUST FUND .	JND	404,976 150,000
1241	FROM OPERATING TRUST FUND		4,000	0 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FU FROM OPERATING TRUST FUND .		6,244 77,994
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	328	25,489	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQ FROM GENERAL REVENUE FUND .		
TOTAL:	CAPITOL POLICE SERVICES FROM GENERAL REVENUE FUND	10,436	7,463,364	2 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MAN SERVICES - HUMAN RESOURCES S PURCHASED PER STATEWIDE CONT	SERVICES	
	TOTAL POSITIONS TOTAL ALL FUNDS	88.00	7,473,800	FROM GENERAL REVENUE FUND . FROM OPERATING TRUST FUND .	137,288	4,376
PROGR <i>I</i> PROGR <i>I</i>	M: INVESTIGATIONS AND FORENSIC SCIENCE			AL: CRIME LAB SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS		18,796,881
	LAB SERVICES APPROVED SALARY RATE 25,083,888			TOTAL POSITIONS TOTAL ALL FUNDS		61,695,074
1242	SALARIES AND BENEFITS POSITIONS	446.00		ESTIGATIVE SERVICES		
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	30,142,238	11,769 5,319,971	From the funds in Specific A Department of Law Enforcement who are in the custody of the Dep	shall investigate all deaths	
1243	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	59,985	168,321	From the funds in Specific A existing and any new resources, t with the agreement of the he	the Department of Law Enforce	ment shall,
1244	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	7,996,806	2,800,000 510,531	investigate all use of force in that result in death or serious to uses of force by a law enforc as those terms are defined in s.	ncidents that occur within th bodily injury. This requirem mement officer or a correctio	e state and ent applies
	FROM OPERATING TRUST FUND		2,721,606	APPROVED SALARY RATE 44	1,401,609	
Enf enf add	om the funds in Specific Appropriation of corcement is authorized to distribute corcement agencies and rape crisis center lition, the department is authorized to use any other available funds contained in the c	rape kits to in the state of the statewide at no see additional federates.	local law o cost. In eral funds	3 SALARIES AND BENEFITS P FROM GENERAL REVENUE FUND . FROM FEDERAL GRANTS TRUST FU FROM OPERATING TRUST FUND .	JND	160,599 10,254,980
nor	the purpose of processing rape kits	, including the l	oacklog of	4 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . FROM ADMINISTRATIVE TRUST FU	JND	25,621
1245	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - CRIMINAL INVESTIGATIONS FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		741,091 2,379,702	FROM FEDERAL GRANTS TRUST FU FROM FORFEITURE AND INVESTIG SUPPORT TRUST FUND FROM OPERATING TRUST FUND .	GATIVE	262,486 42,938 108,639
1246	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,295,183		5 EXPENSES FROM GENERAL REVENUE FUND .	8,715,893	·
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		5,000 1,223,100 332,000	FROM ADMINISTRATIVE TRUST FU FROM FEDERAL GRANTS TRUST FU FROM FORFEITURE AND INVESTIG	JND GATIVE	132,670 235,647
1247	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TR	RUST	833,472 4,500

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM OPERATING TRUST FUND	3,582,354	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION Pinellas County Sheriff's Office - Eckerd College Search	
FROM REVOLVING TRUST FUND	1,000,000	& Rescue (EC-SAR) Program (HB 4723) (Senate Form 2346) Project Cold Case (HB 2911) (Senate Form 1670) Resources in Community Hope (RICH) House (HB 2257)	
From the funds provided in Specific Appropriation 1255 Forfeiture and Investigative Support Trust Fund, up to \$25,00	from the	(Senate Form 2169)	
but not exceeding \$150,000 in total for all cases, may be exrewards leading to the capture of fugitives, if such available.	xpended for funds are	1262 SPECIAL CATEGORIES OVERTIME	
1256 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	3,013 314,125
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE	5,000 159,509	FUND FROM FEDERAL LAW ENFORCEMENT TRUST FUND	4,250 1,018,486
SUPPORT TRUST FUND	190,574 10,000	1263 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
1257 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND	366,407 412,391
FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	175,000 580,000	1264 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	
1258 SPECIAL CATEGORIES CONTRACTED SERVICES		FROM GENERAL REVENUE FUND 529,301 FROM OPERATING TRUST FUND	80,592
FROM GENERAL REVENUE FUND 1,153,819 FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	5,000 297,441 34,624	1265 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,400
FROM OPERATING TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST FUND	309,396	1266 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
1259 SPECIAL CATEGORIES DOMESTIC SECURITY FROM GENERAL REVENUE FUND 850,267		FROM GENERAL REVENUE FUND	29,674
FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	1,522,672 500,000	TOTAL: INVESTIGATIVE SERVICES FROM GENERAL REVENUE FUND	23,564,460
1260 SPECIAL CATEGORIES GRANTS AND AIDS - A CHILD IS MISSING PROGRAM PROM CRUMPNIA DEMENTS HAND		TOTAL POSITIONS	90,326,598
FROM GENERAL REVENUE FUND 232,461 Funds in Specific Appropriation 1260 are provided for a rec	urring base	MUTUAL AID AND PREVENTION SERVICES	
appropriations project, A Child is Missing program.		APPROVED SALARY RATE 1,224,445	
1261 SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL PROJECTS FROM GENERAL REVENUE FUND 3,746,250 FROM FORFEITURE AND INVESTIGATIVE		1267 SALARIES AND BENEFITS POSITIONS 17.00 FROM GENERAL REVENUE FUND 1,170,716 FROM OPERATING TRUST FUND	588,890
SUPPORT TRUST FUND		1268 EXPENSES FROM GENERAL REVENUE FUND	50,000
nonrecurring funds from the General Revenue Fund is provide following projects:	ded for the	1269 SPECIAL CATEGORIES CONTRACTED SERVICES	
Alzheimer's Project, Inc Bringing the Lost Home (HB 3801)Broward County Sheriff's Office - Cold Cases and Property	200,000	FROM GENERAL REVENUE FUND 9,441 1270 SPECIAL CATEGORIES	
Crime Backlog Reduction (HB 4647) (Senate Form 1975) Broward County Sheriff's Office Real-Time Crime Center Expansion (HB 4643) (Senate Form 1974)	250,000 500,000	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 2,952	
City of Cape Coral - Real-Time Crime Center (HB 9059) (Senate Form 1615)	250,000	1271 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
Hillsborough County Sheriff's Office Explosive Ordnance Disposal (EOD) Team - Response Vehicle (HB 2143) Jacksonville Pre-Trial Release Pilot Program (HB 4307)	546,250 500,000	FROM GENERAL REVENUE FUND 6,224 FROM OPERATING TRUST FUND	121

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL: MUTUAL AID AND PREVENTION SERVICES FROM GENERAL REVENUE FUND 1.266.584 FROM TRUST FUNDS 639.011 TOTAL POSITIONS 17.00 1,905,595 PROGRAM: CRIMINAL JUSTICE INFORMATION PROGRAM From the funds in Specific Appropriations 1272 through 1290, the Department of Law Enforcement shall serve as the lead Criminal Justice Information Systems coordinator and shall perform the functions necessary to allow governmental entities to use a fully isolated cloud platform that complies with the Federal Bureau of Investigation's Criminal Justice Information Services Security Policy. INFORMATION NETWORK SERVICES TO THE LAW ENFORCEMENT COMMUNITY APPROVED SALARY RATE 6,635,504 POSITIONS 1272 SALARIES AND BENEFITS 121.00 FROM GENERAL REVENUE FUND 324,819 FROM FEDERAL GRANTS TRUST FUND . . . 69.602 FROM OPERATING TRUST FUND 8,754,296 1273 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 5,869 FROM FEDERAL GRANTS TRUST FUND . . . 177,681 FROM OPERATING TRUST FUND 150,000 1274 EXPENSES FROM GENERAL REVENUE FUND 38,890 FROM ADMINISTRATIVE TRUST FUND . . . 2.202 FROM FEDERAL GRANTS TRUST FUND . . . 100,000 FROM OPERATING TRUST FUND 8,296,379 1275 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND . . . 5.000 FROM FEDERAL GRANTS TRUST FUND . . . 100,000 FROM OPERATING TRUST FUND 1,991,018 1276 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 599 FROM ADMINISTRATIVE TRUST FUND . . . 113.100 FROM FEDERAL GRANTS TRUST FUND . . . 300.000 FROM OPERATING TRUST FUND 9,894,157 1277 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND . . . 2,129 FROM OPERATING TRUST FUND 30,662 1278 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EOUIPMENT FROM OPERATING TRUST FUND 10,000 1279 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 6,603 FROM OPERATING TRUST FUND 34,871 TOTAL: INFORMATION NETWORK SERVICES TO THE LAW ENFORCEMENT COMMUNITY FROM GENERAL REVENUE FUND 370,911 FROM TRUST FUNDS 30,036,966 TOTAL POSITIONS 121 00 TOTAL ALL FUNDS 30,407,877

PREVENTION AND CRIME INFORMATION SERVICES

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

From the funds in Specific Appropriations 1282 and 1285, \$1,830,000 in recurring funds and \$1,737,175 in nonrecurring funds from the General Revenue Fund is provided to the Department of Law Enforcement to implement criminal justice data collection and reporting that complies with sections 900.05 and 943.6871, Florida Statutes. These funds shall be placed in reserve. Upon completion of a comprehensive operational work plan identifying all project work and a monthly spend plan detailing estimated and actual costs, the agency is authorized to submit quarterly budget amendments to request release of funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes, and based on the department's planned quarterly expenditures. The department shall submit monthly project status reports to the Executive Office of the Governor's Office of Policy and Budget, the Department of Management Services, and the chairs of the Senate Committee on Appropriations and the House of Representatives Appropriations Committee. Each status report must include progress made to date for each project milestone, deliverable, and task order, planned and actual deliverable completion dates, planned and actual costs incurred, and any project issues and risks. The Department of Law Enforcement shall competitively procure a private sector provider with experience in conducting independent verification and validation services of public sector information technology projects to provide independent verification and validation services for all agency staff and vendor work needed to implement the initiative. The contract shall require that all deliverables be simultaneously provided to the department, the Department of Management Services, 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.

APPROVED SALARY RATE	13,371,125		
1280 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FROM OPERATING TRUST FUND	FUND	320.00 1,667,144	204,946 16,220,064
1281 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST FROM OPERATING TRUST FUND	FUND	51	5,026 639,524 178,126
1282 EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST FROM OPERATING TRUST FUND	FUND	1,848,375	85,781 628,962 1,800,000
1283 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FROM OPERATING TRUST FUND	FUND	2,600	489,099 150,000
1284 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHIC FROM OPERATING TRUST FUND			93,168
1284A SPECIAL CATEGORIES FLORIDA INCIDENT BASED REP (FIBRS) FROM GENERAL REVENUE FUND		2,574,489	

From the funds in Specific Appropriation 1284A, nonrecurring funds from the General Revenue Fund is provided to the Department of Law Enforcement for the Florida Incident-Based Reporting System. Of these funds, \$1,930,867 shall be placed in reserve. Upon completion of a comprehensive operational work plan identifying all project work and a monthly spend plan detailing estimated and actual costs, the agency is authorized to submit quarterly budget amendments to request release of funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes, and based on the department's planned quarterly expenditures. The department shall submit monthly project status reports to the Executive Office of the Governor's Office of Policy and Budget, the Department of Management Services, the chair of the Senate 1024

SPECIFIC APPROPRIA Appropriate	ATION priations Committee, and the chair of ttee. Each status report must include project milestone, deliverable, and task erable completion dates, planned and actu ct issues and risks. The Department titively procure a private sector pr cting independent verification and val r information technology projects ication and validation services for a needed to implement the initiative. The of deliverables be simultaneously provide tment of Management Services, the nor's Office of Policy and Budget, priations Committee, and the chair of	e progress made to order, planned lal costs incurred of Law Enforce ovider with explication services to provide in the services to the depart Executive Office the chair of	o date for and actual d, and any ment shall erience in of public ndependent and vendor quire that them, the e of the the Senate	SPECII APPROI 1296	PRIATION SPECIAL CATEGORIES CONTRACTED SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		100,000 35,000
C	PECIAL CATEGORIES ONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND FROM OPERATING TRUST FUND	3,867,175	2,000 1,660,863 3,117,670		SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		6,500
1287 S. R.	PECIAL CATEGORIES ISK MANAGEMENT INSURANCE				TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		16,865
1288 Si	PECIAL CATEGORIES ALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND		5,160		: LAW ENFORCEMENT STANDARDS COMPLIANCE FROM GENERAL REVENUE FUND FROM TRUST FUNDS	6,400,000	4,509,143
Li	PECIAL CATEGORIES EASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	2,000	15,600	LAW EN	TOTAL POSITIONS		10,909,143
T) : :	PECIAL CATEGORIES RANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	8,164	92,283	1	APPROVED SALARY RATE 2,948,589 SALARIES AND BENEFITS POSITIONS FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	54.00	3,907,652
F	REVENTION AND CRIME INFORMATION SERVICES ROM GENERAL REVENUE FUND		25,495,216		OTHER PERSONAL SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		125,000
DDOGDAN	TOTAL ALL FUNDS	320.00	35,465,214	1304	EXPENSES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		1,200,000
LAW ENFO	CRIMINAL JUSTICE PROFESSIONALISM RCEMENT STANDARDS COMPLIANCE			1305	OPERATING CAPITAL OUTLAY FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		45,000
1291 S.	ROVED SALARY RATE 2,661,639 ALARIES AND BENEFITS POSITIONS FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND	50.00	3,693,967 10,239		SPECIAL CATEGORIES CONTRACTED SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		725,000
1	THER PERSONAL SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		175,000	1307	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		1,249 41,857
	XPENSES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND		350,000 64,300	1308	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		9,360
	PERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		47,000	1309	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		<i>5</i> ,300

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SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION	
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	6,000	FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST	2,286
1310 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		FUND	7,695
FROM CRIMINAL JUSTICE STANDARDS	17,607	FROM GENERAL REVENUE FUND 900,00	
TOTAL: LAW ENFORCEMENT TRAINING AND CERTIFICATION SERVICES			
FROM TRUST FUNDS	6,078,725	From the funds in Specific Appropriation 1315 nonrecurring funds from the General Revenue Fund is p	rovided to make
TOTAL POSITIONS	6,078,725	awards to claimants if trust fund revenues are not ava purpose. These funds shall be held in reserve. The authorized to submit budget amendments to request releas	e department is e of funds held
TOTAL: LAW ENFORCEMENT, DEPARTMENT OF FROM GENERAL REVENUE FUND	5,955 151,321,297	in reserve pursuant to the provisions of chapter 216, Flc 1316 SPECIAL CATEGORIES VICTIM SERVICES	orida Statutes.
TOTAL POSITIONS 1,949.00 TOTAL ALL FUNDS	288,887,252	FROM GENERAL REVENUE FUND 950,00	
TOTAL APPROVED SALARY RATE 108,066 LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL	5,675	From the funds in Specific Appropriation 1316, \$200,0 funds from the General Revenue Fund is provided for Q provide services to victims of sexual and domestic viol	uigley House to
PROGRAM: OFFICE OF ATTORNEY GENERAL		base appropriations project).	
VICTIM SERVICES		From the funds in Specific Appropriation 1316, \$500,0 funds from the General Revenue Fund is provided to the Against Sexual Violence (recurring base appropriation	Florida Council
For each project or program specifically identif Specific Appropriations 1316 and 1318, the Departmen shall submit a report on the current status of the pro the chair of the Senate Appropriations Committee an	nt of Legal Affairs oject or program to	least 95 percent of the funds provided shall be distribut rape crisis centers to provide services statewide for viassault.	ed to certified
House Appropriations Committee. The report shall li measures and indicate whether the contractor is meetin is due by February 1, 2021.	ist all performance	From the funds in Specific Appropriation 1316 nonrecurring funds from the General Revenue Fund is p Human Trafficking, Inc., to support operational activitie Support Organization launches the nonprofit (HB 374	rovided for End s as the Direct
APPROVED SALARY RATE 5,684,049		1408).	of total total

1311	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST FUND FROM CRIME STOPPERS TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND	138.00 158,096	6,125,341 149,818 1,601,497 365,163
1312	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST FUND FROM CRIME STOPPERS TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND	22,166	74,676 68,900 1,000
1313	EXPENSES FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST FUND FROM CRIME STOPPERS TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND	174,081	982,792 40,000 50,000
1314	OPERATING CAPITAL OUTLAY FROM CRIMES COMPENSATION TRUST FUND		123,407 2,380

1317 SPECIAL CATEGORIES GRANTS AND AIDS - CHILD ADVOCACY CENTERS FROM GENERAL REVENUE FUND 4,193,240

From the funds in Specific Appropriation 1317, \$3,500,000 in recurring funds from the General Revenue Fund shall be allocated to the Children's Advocacy Centers throughout Florida for the reimbursement of expenses incurred in providing child advocacy center services (recurring base appropriations project).

The funds shall be distributed to the Florida Network of Children's Advocacy Centers, Inc., whose Board of Directors shall develop funding criteria and an allocation methodology that ensures an equitable distribution of those funds among network participant centers that meet the standards set forth in section 39.3035, Florida Statutes. The criteria and methodologies shall take into account factors that include, but need not be limited to, the Center's accreditation status with respect to the National Children's Alliance, the child population of the area being served by the children's advocacy center and the number of children provided a core service by the Children's Advocacy Center. By a majority vote of the Board of Directors of the Florida Network of Children's Advocacy Centers funds may be reallocated throughout the year as needed.

This funding may not be used to supplant local government reductions in Children's Advocacy Center funding. Child Advocacy Centers must certify each fiscal year that funds from this appropriation are not supplanting local governmental funds.

From the funds in Specific Appropriation 1317, the Florida Network of Children's Advocacy Centers may spend up to \$213,240 for administration and up to \$80,000 for contract monitoring and oversight (recurring base appropriations project).

1,700

4,337,835

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

From the funds in Specific Appropriation 1317, \$300,000 in recurring funds from the General Revenue Fund shall be used for forensic interviews, specialized interviews, and medical assessments shared with child protection teams operating in Children's Advocacy Centers. These funds may not be used for administrative support and may not be used to supplant funding for the child protection program operated by the Department of Health (recurring base appropriations project).

From the funds in Specific Appropriation 1317, \$100,000 in recurring funds from the General Revenue Fund is provided for additional child advocacy services in Walton County and shall be added to the allocation of funds from this appropriation for the Walton County Children's Advocacy Center (recurring base appropriations project).

From the funds in Specific Appropriation 1317, the Department of Legal Affairs must provide to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by July 15, 2020, the contract between the department and the Florida Network of Children's Advocacy Centers, the Fiscal Year 2020-2021 budgets submitted by the local child advocacy centers, and the approved allocation of funds to the local children's advocacy centers. The Department of Legal Affairs must provide monthly reports that detail the requests for monthly payments submitted by local children's advocacy centers and the status of those requests for reimbursement.

1318 SPECIAL CATEGORIES

From the funds in Specific Appropriation 1318, \$1,660,000 in recurring funds from the General Revenue Fund is provided to the Monique Burr Foundation (MBF) Child Safety Matters Prevention Education program (recurring base appropriations project).

From the funds in Specific Appropriation 1318, \$800,000 in recurring funds from the General Revenue Fund is provided to the Florida Sheriffs Association (recurring base appropriations project). These funds shall be used to enhance Crisis Intervention Team (CIT) training for law enforcement and correctional officers in local sheriff's offices and police departments. The training must include evidence-based approaches designed to improve the outcomes of law enforcement interactions with persons who have mental health issues. 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 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 enforcement agencies. A maximum of \$75,000 of these funds may be used by the Florida Sheriffs Association to hire a contract coordinator.

From the funds in Specific Appropriation 1318, \$700,000 in recurring funds from the General Revenue Fund is provided for the Bridging Freedom Program in Pasco County to provide individualized, holistic, therapeutic safe homes for children traumatized by child sex trafficking (recurring base appropriations project).

From the funds in Specific Appropriation 1318, \$1,575,000 in nonrecurring funds from the General Revenue Fund is provided for the following programs:

Nancy J. Cotterman Crisis Intervention Programs (HB 3287)	
(Senate Form 1580)	175,000
The Florida Council On The Social Status of Black Men and	
Boys (Senate Form 2560)	150,000
Voices for Florida - Open Doors Outreach Network (HB	
3169) (Senate Form 1890)	1,250,000

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
SPECIFIC
APPROPRIATION
1319 SPECIAL CATEGORIES
GRANTS AND AIDS - MINORITY COMMUNITIES
CRIME PREVENTION PROGRAMS
FROM GENERAL REVENUE FUND

Recurring funds from the General Revenue Fund in Specific Appropriation 1319 are provided to the following recurring base appropriations projects:

Community Coalition, Inc	950,000
Adult Mankind Organization, Inc	950,000
The Urban League of Broward County, Inc	2,437,835

1320	SPECIAL CATEGORIES	
	GRANTS AND AIDS - CRIME STOPPERS	
	FROM CRIME STOPPERS TRUST FUND	4,500,000

1321	SPECIAL CATEGORIES	
	GRANTS AND AIDS - JUSTICE COALITION	
	FROM GENERAL REVENUE FUND	150,000

TRANSFER TO DEPARTMENT OF MANAGEMENT

1001 ORDOTAL CAMBOORING

CEDVICES

208,408

1322	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM CRIMES COMPENSATION TRUST	
	FUND	59,106
	FROM CRIME STOPPERS TRUST FUND	559
	FROM FLORIDA CRIME PREVENTION	
	TRAINING INSTITUTE REVOLVING TRUST	
		0 =00

	FUND	8,530
1323	SPECIAL CATEGORIES GRANTS AND ATDS - VICTIM ASSISTANCE	

	DERVICED	
	FROM FEDERAL GRANTS TRUST FUND	100,201,332
1324	SPECIAL CATEGORIES	

SERVICES - HUMAN RESOURCES SERVICES		
PURCHASED PER STATEWIDE CONTRACT		
FROM GENERAL REVENUE FUND	614	
FROM CRIMES COMPENSATION TRUST		
FUND		38,796
FROM CRIME STOPPERS TRUST FUND		541
FROM FLORIDA CRIME PREVENTION		
TRAINING INSTITUTE REVOLVING TRUST		

TOTAL:	VICTIM SERVICES	
	FROM GENERAL REVENUE FUND 15,637,032	
	FROM TRUST FUNDS	140,588,543

TOTAL POSITIONS						138.00
TOTAL ALL FUNDS						156,225,575

EXECUTIVE DIRECTION AND SUPPORT SERVICES

1327 EXPENSES

From the funds in Specific Appropriations 1325, 1327, and 1335, \$100,000 from the General Revenue Fund is provided for staff support to the Statewide Task Force on Opioid Abuse.

APPROVED	SALARY RATE	7,812,214		
FROM G		POSITIONS	153.00 7,039,716	
	DMINISTRATIVE TRUST RIMES COMPENSATION T			3,804,787
FUND				2,214 11,122
				11,122
	ERSONAL SERVICES ENERAL REVENUE FUND		80,007	
FROM A	DMINISTRATIVE TRUST	FUND	,	163,535

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SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND	1,003,655	904,529 30,000	SPECI APPRO Fr Af ex	PRIATION om the funds in Specific Appropriation 1336 fairs shall competitively procure a priva perience in conducting independent veri	ate sector provider with fication
1328	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	84,961	472,801	services of public sector information technology projects independent verification and validation services for all agand vendor work needed to implement the Agency-wide I Technology Modernization Program. The department shall submit IV&V and project status reports to the Executive Office		ices for all agency staff Agency-wide Information nt shall submit quarterly
1329	SPECIAL CATEGORIES ATTORNEY GENERAL'S LAW LIBRARY FROM GENERAL REVENUE FUND FROM LEGAL AFFAIRS REVOLVING TRUST FUND	565,476	2,800	Go Ap Co ea de	vernor's Office of Policy and Budget, and propriations Committee and the House of Representations. The status report must include the project milestone, deliverable, and task of liverable completion dates, planned and actual oject issues and risks.	the chairs of the Senate sentatives Appropriations progress made to date for order, planned and actual
1330	SPECIAL CATEGORIES COMMISSION ON THE STATUS OF WOMEN FROM GENERAL REVENUE FUND	109,173		TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	15,355,625 8,884,123
1331	SPECIAL CATEGORIES LAW ENFORCEMENT OFFICER OF THE YEAR PROGRAM AND VICTIM SERVICES RECOGNITION AWARDS PROGRAM				TOTAL POSITIONS	
	FROM ADMINISTRATIVE TRUST FUND		20,000	CRIMI	NAL AND CIVIL LITIGATION	
1332	SPECIAL CATEGORIES CONTRACTED SERVICES				APPROVED SALARY RATE 51,750,526	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST	2,904,807	53,268	1337	FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST	
Fr	FUND	ion 1222 ¢	73,200 2,000		FUND	10 506 100
no	nrecurring funds from the General Revenu ban American Bar Association Pro Bono Pro	e Fund is prov	ided to the		FUND	11,145,888
pr in	oject shall provide free legal representation dividuals and families whose household income e federal poverty guidelines on matters r	n throughout t is within 125	he state to percent of		FUND	1,749,929 1,182,875
hu fi co	man trafficking, domestic violence, guardi nance, and landlord tenant disputes. These fu urt costs, filing fees, litigation expenses, pport.	anship, probat nds shall be u	e, consumer sed to fund	1338	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	126,827
no	om the funds in Specific Appropriation nrecurring funds from the General Revenue llowing programs:	on 1332, \$2, Fund is provi	685,000 in ded for the		FUND	25,888 1,066,859 6,271
	Floridians for Puerto Rico, Inc. (Senate Form Legal Center of Florida P.A. (Senate Form 250 Virgil Hawkins Florida Chapter of the Nationa	3)		1339	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	3,188,153 2,820,822
	Association Fellowship Program (HB 3895) (S		150,000		FROM GRANTS AND DONATIONS TRUST	25,000
1333	SPECIAL CATEGORIES				FROM LEGAL SERVICES TRUST FUND FROM MOTOR VEHICLE WARRANTY TRUST	4,046,311
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	45,080			FUND	431,445 132,830
	FROM ADMINISTRATIVE TRUST FUND		40,032	1340		
1334	LEASE OR LEASE-PURCHASE OF EQUIPMENT				FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	313,745 303,530
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	292	3,696		FROM GRANTS AND DONATIONS TRUST	10,000
1335					FROM LEGAL SERVICES TRUST FUND FROM MOTOR VEHICLE WARRANTY TRUST	667,391
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			10	FUND	44,114
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	34,038	16 262	1341	LUMP SUM ATTORNEY GENERAL RESERVE POSITIONS FOR	
1226	FROM ADMINISTRATIVE TRUST FUND		16,263		AGENCY CONTRACTS POSITIONS	50.00
1336	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	3,488,420	3,283,876	ne	e positions in Specific Appropriation 13- cessary to allow the Office of the Attorney ate agencies to provide legal representation.	

SPECIF APPROF	PRIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
1342	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	53,927	299,250	1353 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND
1343	FROM OPERATING TRUST FUND SPECIAL CATEGORIES		68,823	TOTAL: CRIMINAL AND CIVIL LITIGATION FROM GENERAL REVENUE FUND 29,492,290 FROM TRUST FUNDS
	MEDICAID FRAUD INFORMANT REWARDS FROM OPERATING TRUST FUND		1,000,000	TOTAL POSITIONS 1,001.00 TOTAL ALL FUNDS
1344	SPECIAL CATEGORIES ANTITRUST INVESTIGATIONS FROM LEGAL AFFAIRS REVOLVING TRUST			PROGRAM: OFFICE OF STATEWIDE PROSECUTION
	FUND		1,574,228	PROSECUTION OF MULTI-CIRCUIT ORGANIZED CRIME
1345	SPECIAL CATEGORIES CONTRACTED SERVICES			APPROVED SALARY RATE 5,185,034
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	157,884	2,769,731 500,000	1354 SALARIES AND BENEFITS POSITIONS 77.50 FROM GENERAL REVENUE FUND 6,820,992 FROM CRIMES COMPENSATION TRUST FUND
	FUND FROM LEGAL SERVICES TRUST FUND		1,743,399	FUND 1,452 FROM FEDERAL GRANTS TRUST FUND 294,974 FROM OPERATING TRUST FUND 182,666
	FUND		154,281 275,000	1355 SPECIAL CATEGORIES
1346	SPECIAL CATEGORIES CONSUMER PROTECTION LITIGATION FROM LEGAL AFFAIRS REVOLVING TRUST			STATEWIDE PROSECUTION FROM GENERAL REVENUE FUND 1,313,689 FROM FEDERAL GRANTS TRUST FUND
	FUND		5,314,351	1356 SPECIAL CATEGORIES
1347	SPECIAL CATEGORIES LITIGATION EXPENSES FROM LEGAL SERVICES TRUST FUND		262,500	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
1348	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	216,498	226,691	FROM GENERAL REVENUE FUND 936
	FROM LEGAL SERVICES TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST FUND		82,483 45,666	1358 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	FROM MOTOR VEHICLE WARRANTY TRUST FUND		3,682	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1349	SPECIAL CATEGORIES		3,002	FROM OPERATING TRUST FUND
1317	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	62,376	97,661	TOTAL: PROSECUTION OF MULTI-CIRCUIT ORGANIZED CRIME FROM GENERAL REVENUE FUND 8,172,523 FROM TRUST FUNDS
1350	SPECIAL CATEGORIES		71,001	TOTAL POSITIONS
1330	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,053		TOTAL ALL FUNDS
	FROM FEDERAL GRANTS TRUST FUND FROM LEGAL SERVICES TRUST FUND	-,	351 1,068	PROGRAM: FLORIDA ELECTIONS COMMISSION
1351	SPECIAL CATEGORIES		,	CAMPAIGN FINANCE AND ELECTION FRAUD ENFORCEMENT
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			APPROVED SALARY RATE 826,285
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	110,073	59,097	1359 SALARIES AND BENEFITS POSITIONS 15.00 FROM ELECTIONS COMMISSION TRUST FUND
	FROM LEGAL SERVICES TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST		103,765	1360 OTHER PERSONAL SERVICES
	FUND		40,772	FROM ELECTIONS COMMISSION TRUST FUND
	FUND		7,388 358	1361 EXPENSES
1352	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES			FROM ELECTIONS COMMISSION TRUST FUND
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM LEGAL SERVICES TRUST FUND	12,483	35,000 223,053	1362 OPERATING CAPITAL OUTLAY FROM ELECTIONS COMMISSION TRUST FUND

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
APPROPRIATION 1363 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ELECTRONIC COMMISCION TRUCT	APPROPRIATION FUND
FROM ELECTIONS COMMISSION TRUST FUND	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND
1364 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ELECTIONS COMMISSION TRUST FUND	1369 AID TO LOCAL GOVERNMENTS DOMESTIC MARIJUANA ERADICATION PROGRAM FROM FEDERAL GRANTS TRUST FUND
1365 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ELECTIONS COMMISSION TRUST	1370 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
FUND	ACQUISITION OF MOTOR VEHICLES FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND
TOTAL POSITIONS	1371 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
TOTAL: LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL FROM GENERAL REVENUE FUND	FROM DIVISION OF LICENSING TRUST FUND
TOTAL POSITIONS	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,326,732
TOTAL OF SECTION 4 FROM GENERAL REVENUE FUND 4,224,398,595	1373 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
FROM TRUST FUNDS	
TOTAL POSITIONS	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
TOTAL ALL FUNDS	FROM GENERAL REVENUE FUND
SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION The moneys contained herein are appropriated from the named funds to the Department of Agriculture and Consumer Services, Department of Environmental Protection, Fish and Wildlife Conservation Commission and	FUND
the Department of Transportation as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.	TOTAL: AGRICULTURAL LAW ENFORCEMENT FROM GENERAL REVENUE FUND
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE	TOTAL POSITIONS
PROGRAM: OFFICE OF THE COMMISSIONER AND ADMINISTRATION	AGRICULTURAL WATER POLICY COORDINATION
AGRICULTURAL LAW ENFORCEMENT	APPROVED SALARY RATE 3,233,120
APPROVED SALARY RATE 15,174,785	1375 SALARIES AND BENEFITS POSITIONS 59.00 FROM GENERAL REVENUE FUND 157,093 FROM GENERAL INSPECTION TRUST FUND . 107,998
1366 SALARIES AND BENEFITS POSITIONS 302.00 FROM GENERAL REVENUE FUND	FROM LAND ACQUISITION TRUST FUND 4,471,868 1376 EXPENSES FROM LAND ACQUISITION TRUST FUND 562,163
FROM GENERAL INSPECTION TRUST FUND . 1,875,575 FROM AGRICULTURAL EMERGENCY	1377 SPECIAL CATEGORIES
ERADICATION TRUST FUND	ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND . 128,664 FROM LAND ACQUISITION TRUST FUND . 249,864
1368 EXPENSES FROM GENERAL REVENUE FUND 1,640,918 FROM DIVISION OF LICENSING TRUST	1378 SPECIAL CATEGORIES NITRATE RESEARCH AND REMEDIATION FROM GENERAL INSPECTION TRUST FUND . 615,872

SPECIF: APPROPI 1379	RIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM LAND ACQUISITION TRUST FUND	MANAGEMENT/TRANSPORTATION 12,166	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION CONTRACTED SERVICES FROM GENERAL REVENUE FUND
	SPECIAL CATEGORIES AGRICULTURAL NONPOINT SOURCES BEST MANAGEMENT PRACTICES IMPLEMENTATION FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND . FROM LAND ACQUISITION TRUST FUND .	8,900,000 377,207 1,400,000 25,200,682	From the funds in Specific Appropriation 1388, \$100,000 in recurring funds from the General Revenue Fund is provided for employment readiness training and placement services, completed in coordination with the Department of Children and Families and the Department of Economic Opportunity, for foster youth participating in the Fostering Success Pilot Project within the Department of Agriculture and Consumer Services.
non: wate	m the funds in Specific Appropriat recurring funds from the Land Acquisition er supply planning and conservation. SPECIAL CATEGORIES		1389 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 20,833 FROM ADMINISTRATIVE TRUST FUND 83,815
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM LAND ACQUISITION TRUST FUND	17,154	1390 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
1382	FIXED CAPITAL OUTLAY OKEECHOBEE RESTORATION AGRICULTURAL PROJECTS FROM GENERAL REVENUE FUND	4,000,000	1390A SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM GENERAL INSPECTION TRUST FUND . 84,000
TOTAL:	AGRICULTURAL WATER POLICY COORDINATION FROM GENERAL REVENUE FUND	13,057,093 33,143,638 59.00	1391 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
EXECUT:	IVE DIRECTION AND SUPPORT SERVICES	46,200,731	FROM LAND ACQUISITION TRUST FUND
A)	PPROVED SALARY RATE 10,209,867 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	186.25 5,738,313	1391A FIXED CAPITAL OUTLAY REPAIRS AND IMPROVEMENTS - SHAW BUILDING WINTERHAVEN FROM GENERAL INSPECTION TRUST FUND . 250,000
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND . FROM LAND ACQUISITION TRUST FUND .	6,662,288 3,976 941,359 1,345,262	FROM GENERAL REVENUE FUND
1384	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	246,049 45,643	TOTAL POSITIONS
Froi	m the funds in Specific Appropriation 1	.384, \$150,000 in recurring	APPROVED SALARY RATE 10,657,228
Suc	ds from the General Revenue Fund is cess Pilot Project, in consultation wi gram, to develop and implement interns th.	th the Guardian ad Litem	1392 SALARIES AND BENEFITS POSITIONS 302.00 FROM DIVISION OF LICENSING TRUST FUND
1385	EXPENSES FROM ADMINISTRATIVE TRUST FUND FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY	1,452,191 157,532	1393 OTHER PERSONAL SERVICES FROM DIVISION OF LICENSING TRUST FUND
1386	ERADICATION TRUST FUND OPERATING CAPITAL OUTLAY	51,881	1394 EXPENSES FROM DIVISION OF LICENSING TRUST FUND
1386A	FROM GENERAL REVENUE FUND	3,614 35,121	1395 OPERATING CAPITAL OUTLAY FROM DIVISION OF LICENSING TRUST FUND
1387	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		1396 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM DIVISION OF LICENSING TRUST FUND
1388	FROM ADMINISTRATIVE TRUST FUND SPECIAL CATEGORIES	12,456	1397 SPECIAL CATEGORIES CONTRACTED SERVICES

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC	SPECIFIC
APPROPRIATION FROM DIVISION OF LICENSING TRUST FUND	
1398 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM DIVISION OF LICENSING TRUST	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND
	,718
1399 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	1409 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND
FROM DIVISION OF LICENSING TRUST FUND	1410 EXPENSES ,437 FROM FEDERAL GRANTS TRUST FUND
TOTAL: DIVISION OF LICENSING	FROM INCIDENTAL TRUST FUND 4,974,124 FROM LAND ACQUISITION TRUST FUND . 8,107,814
FROM TRUST FUNDS	,638
TOTAL POSITIONS 302.00	1411 AID TO LOCAL GOVERNMENTS AMERICA THE BEAUTIFUL PROGRAM
TOTAL ALL FUNDS	
OFFICE OF ENERGY	1412 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - VOLUNTEER FIRE
APPROVED SALARY RATE 605,934	ASSISTANCE FROM FEDERAL GRANTS TRUST FUND 275,763
1400 SALARIES AND BENEFITS POSITIONS 14.00	·
FROM GENERAL REVENUE FUND 490,223 FROM FEDERAL GRANTS TRUST FUND	1413 AID TO LOCAL GOVERNMENTS 7,736 GRANTS AND AIDS - RURAL COMMUNITY FIRE PROTECTION
1401 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND 12	FROM FEDERAL GRANTS TRUST FUND 72,589
FROM FEDERALI GRANIS IRUSI FUND	,165 1414 AID TO LOCAL GOVERNMENTS
1402 EXPENSES FROM GENERAL REVENUE FUND	STATE FOREST RECEIPT DISTRIBUTION FROM INCIDENTAL TRUST FUND
FROM FEDERAL GRANTS TRUST FUND	,000 1415 OPERATING CAPITAL OUTLAY
1403 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND	FROM FEDERAL GRANTS TRUST FUND
1404 SPECIAL CATEGORIES	1416 SPECIAL CATEGORIES
CONTRACTED SERVICES	FORESTRY WILDFIRE PROTECTION/SUPPRESSION 687 EQUIPMENT
	FROM AGRICULTURAL EMERGENCY
1405 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	ERADICATION TRUST FUND
	,513 FROM LAND ACQUISITION TRUST FUND 4,134,975
1406 SPECIAL CATEGORIES	1416A SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	TRANSFER TO AGRICULTURAL EMERGENCY ERADICATION TRUST FUND
PURCHASED PER STATEWIDE CONTRACT	FROM GENERAL REVENUE FUND 3,500,000
FROM GENERAL REVENUE FUND 1,645 FROM FEDERAL GRANTS TRUST FUND	,373 1416B SPECIAL CATEGORIES
1407 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	DISASTER RECOVERY AND RELIEF FROM FEDERAL GRANTS TRUST FUND 6,627,338
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY UNITED STATES DEPARTMENT OF ENERGY SPECIAL	1417 SPECIAL CATEGORIES
PROJECTS	OFF-HIGHWAY VEHICLE RECREATION PROGRAM
FROM FEDERAL GRANTS TRUST FUND 850	,000 FROM INCIDENTAL TRUST FUND 500,000
TOTAL: OFFICE OF ENERGY	1418 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND 539,080 FROM TRUST FUNDS 2,069	LAND MANAGEMENT ,974 FROM LAND ACQUISITION TRUST FUND 6,892,175
	1419 SPECIAL CATEGORIES
TOTAL POSITIONS	
PROGRAM: FOREST AND RESOURCE PROTECTION	FROM INCIDENTAL TRUST FUND
FLORIDA FOREST SERVICE	1420 SPECIAL CATEGORIES
APPROVED SALARY RATE 46,764,493	ON-CALL FEES FROM AGRICULTURAL EMERGENCY
1408 SALARIES AND BENEFITS POSITIONS 1,180.00	ERADICATION TRUST FUND

Property	SECTION SPECIA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GRO	WTH MANAGEMENT/TRAN	NSPORTATION	SECTI SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROW	TH MANAGEMENT/TRAN	SPORTATION
Part	APPROF							
Part		FROM INCIDENTAL TRUST FUND		10,000	1432			
185,100 185,101 185,	1421	SPECIAL CATEGORIES						9,690
THE CONTENT OF THE								
PATE		FROM LAND ACQUISITION TRUST FUND		135,172	1433			
PRICE OR MARKAMENT INSIDER FORD	1422	SPECIAL CATEGORIES						
PROV. INCLIDENTAL SERIES FORD. 1415,555 FROD. 1906 1907		RISK MANAGEMENT INSURANCE				PURCHASED PER STATEWIDE CONTRACT		
PRINT ADDITION PRINT P				417 005				226
PROCESS PROC				185,523				
A SECULAR PERCENSES 1400 571,0								
PROFILE AND ADDITION TOUSY FUED 1,208,707	1422A				1424	apparat armagapina		
PROMINESTRY ON DEPARTMENT ON MANAGEMENT 1,288,700				671 000	1434			
SUBJECT OF DEPARTMENT OF INMARCHMENT SUBJECT SUBJE		TROM MIND REQUISITION TROOF TOND		071,000				
SERVICES - HINAN RESOURCES SERVICES TOTAL OPERCAL FORMUR FIND	1423					FUND		1,208,703
PRICE ASSET DER STATUTION CONTROLT PROM PERSEAL SERVENSE PRUND 176,175 987 7800 PROM PERSEAL SERVENSE PRUND 176,175 987 7800 PROM PERSEAL SERVENSE PRUND 152,754 152,754 152,755 152,7					ד∧ייי∧ד	. הפפורפ הפ ארפוריווו שיופט שפרטאוהו הרע פפפעורי	pc .	
FEAN GENERAL SERVINE FORDS 100, 105 FRANT SIGNET FORDS 5,419,675					IOIAL			
FROM INCLIDENTIAL PRISES FUND			176,175			FROM TRUST FUNDS	,	9,439,657
FROM LAND ACQUISITION FIGURE FUND. 152,754 FROM FROM FROM CALLITY 100 APPENDENCE 10,207,652				987				
1423 FIRED CAPITAL OUTLAY FROM EMBEL LEMENTS AND ADDRESSION OR BURSAL LAND PROTECTION 8,657,250 FROM EMBEL REFERENCE NUMB 8,145,27 FROM EMBEL REFERENCE NUMB 1,672,100								10 207 652
CONSERVALION AND BROADLAND PROTECTION 8,657,250 1470 54PROVISE SALARY PART 12,937,572 1424 1420 14		FROM DAND ACQUISITION TRUST FUND		132,734		TOTAL ALL FONDS		10,207,032
RASSMENTS AND ARREMENTS FOOK SURREMAN REVENUE FIND 0 8,657,250 1475 1	1423A	FIXED CAPITAL OUTLAY			PROGR.	AM: FOOD SAFETY AND QUALITY		
FROM GENERAL REVENUE FIND					EOOD	CARRIED THEOREMS AND ENDODEMENT		
PROVISE DAPITAL OUTLAY ROADS, BRIDGES, AND STEAM CROSSING 1435 SALARIES AND BENEFITS 12,937,572 1,672,100 1,672,			8 657 250		FOOD	SAFETY INSPECTION AND ENFORCEMENT		
ROADS, BEDDES, AND STREAM CROSSING RAILY ROADS AND STREAM CROSSING RAILY ROADS AND STREAM CROSSING ROAD AND ACQUISITION TRUST FUND. 4,918,435 7600 (REBERAL REVENUE FUND. 2,184,527 1,672,100 1,		TROM GENERAL REVENUE FORD	0,037,230			APPROVED SALARY RATE 12,937,572		
MAINTENNANCE DIVISION OF BOOSETRY	1424							
FROM LAND ACQUISITION TRUST FUND. 4,918,435 FROM FEDERAL GRANTS TRUST FUND. 1,672,000					1435			
PROM GENERAL INSPECTION TRUST FUND				4.918.435			2,104,327	1.672.100
MAINTENANCE, BEPAIRS AND CONSTRUCTION		11011 2212 110001211011 111001 10112 1 1		1/320/100				
FIRE FROM LAND ACQUISITION TRUST FUND. 3,755,000 FROM GENERAL REVENUE FUND. 50,341 124,636 1	1425				1426	OMITTE DEDGOMAL GERMANIA		
FROM LAND ACQUISITION TRUST FUND 33,755,000 FROM GENERAL UNSPECTION TRUST FUND 330,662		•	-		1436		50 341	
TOTAL FLORIDA POREST SERVICE FROM GENERAL REVENUE FUND . 26,899,567 1437 EXPENSES FROM TRINST FUNDS . 1,180.00 140,132,571 1438 EXPENSES TOTAL POSITIONS . 1,180.00 140,132,571 1438 EXPENSES 1439 EXPENSES 14				3,755,000		FROM FEDERAL GRANTS TRUST FUND	30,311	124,634
FROM GENERAL REVENUE FUND						FROM GENERAL INSPECTION TRUST FUND .		330,662
FROM TRUST FUNDS	TOTAL:	FLORIDA FOREST SERVICE	26 990 567		1437	FYDFNCFC		
FROM FEDERAL GRANTS TRUST FUND .		FROM TRUST FUNDS	20,055,501	113,233,004	1457		487,347	
TOTAL ALL FUNDS				.,,			,	- 1
1438 OPERATING CAPITAL OUTLAY				140 120 551		FROM GENERAL INSPECTION TRUST FUND .		2,209,878
PROGRAM: AGRICULTURE MANAGEMENT INFORMATION CENTER		TOTAL ALL FUNDS		140,132,5/1	1438	OPERATING CAPITAL OUTLAY		
PROVE SALARY RATE 2,991,523 1439 SPECIAL CATEGORIES PROW GENERAL INSPECTION TRUST FUND 250,747	PROGRA	M: AGRICULTURE MANAGEMENT INFORMATION C	ENTER		2100		20,500	
APPROVED SALARY RATE								
ACQUISITION OF MOTOR VEHICLES	OFFICE	OF AGRICULTURE TECHNOLOGY SERVICES				FROM GENERAL INSPECTION TRUST FUND .		63,583
SALARIES AND BENEFITS	I	APPROVED SALARY RATE 2,991,523			1439	SPECIAL CATEGORIES		
FROM GENERAL REVENUE FUND								
FROM DIVISION OF LICENSING TRUST	1427							· ·
FROM GENERAL INSPECTION TRUST FUND .			101,555			TROM OUNDAME INDIBITION TROOF TOND .		172,307
FROM LAND ACQUISITION TRUST FUND .				·	1440			
FROM FEDERAL GRANTS TRUST FUND				, ,			254 060	
FROM GENERAL INSPECTION TRUST FUND . 47,348 EXPENSES		FROM DAND ACQUISITION TRUST FUND		1,510,507			231,300	370,707
1429 EXPENSES RISK MANAGEMENT INSURANCE FROM DIVISION OF LICENSING TRUST FROM GENERAL INSPECTION TRUST FUND	1428	OTHER PERSONAL SERVICES						· ·
RISK MANAGEMENT INSURANCE FROM DIVISION OF LICENSING TRUST FROM GENERAL REVENUE FUND		FROM GENERAL INSPECTION TRUST FUND .		47,348	1441	ODEGIAL GAMEGODIEG		
FROM DIVISION OF LICENSING TRUST FUND	1429	EXPENSES			1441			
FROM GENERAL INSPECTION TRUST FUND . 3,459,287 1442 SPECIAL CATEGORIES 1430 OPERATING CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST FUND . 179,000 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT 1431 SPECIAL CATEGORIES CONTRACTED SERVICES - 12,531 FROM GENERAL INSPECTION TRUST FUND . 77,756	/					FROM GENERAL REVENUE FUND	50,424	
1430 OPERATING CAPITAL OUTLAY TRANSFER TO DEPARTMENT OF MANAGEMENT FROM GENERAL INSPECTION TRUST FUND . 179,000 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT 1431 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND						FROM GENERAL INSPECTION TRUST FUND .		99,406
1430 OPERATING CAPITAL OUTLAY TRANSFER TO DEPARTMENT OF MANAGEMENT FROM GENERAL INSPECTION TRUST FUND . 179,000 SERVICES - HUMAN RESOURCES SERVICES - PURCHASED PER STATEWIDE CONTRACT 1431 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND 12,531 CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND		FROM GENERAL INSPECTION TRUST FUND .		3,459,287	1442	SPECIAL CATEGORIES		
FROM GENERAL INSPECTION TRUST FUND . 179,000 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT 1431 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND 12,531 CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND	1430	OPERATING CAPITAL OUTLAY			1114			
1431 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND 12,531 CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND				179,000		SERVICES - HUMAN RESOURCES SERVICES		
CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND . 77,756	1/101	CDECTAL CATEGODIEC					10 [01	
·	1431						14,331	77.756
				785,505				•

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION TOTAL BOOD GARDEN INCREMENT AND ENDOGRAMMENT	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
TOTAL: FOOD SAFETY INSPECTION AND ENFORCEMENT FROM GENERAL REVENUE FUND	1451 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 58,042 FROM GENERAL INSPECTION TRUST FUND 37,041
TOTAL POSITIONS	1452 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
PROGRAM: CONSUMER PROTECTION	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
AGRICULTURAL ENVIRONMENTAL SERVICES	FROM GENERAL REVENUE FUND 16,635 FROM GENERAL INSPECTION TRUST FUND . 29,632
APPROVED SALARY RATE 8,244,102	FROM PEST CONTROL TRUST FUND
1443 SALARIES AND BENEFITS POSITIONS 186.00 FROM GENERAL REVENUE FUND 787,865 FROM FEDERAL GRANTS TRUST FUND	TOTAL: AGRICULTURAL ENVIRONMENTAL SERVICES FROM GENERAL REVENUE FUND 1,165,500 FROM TRUST FUNDS
FROM FEDERAL GRANTS TRUST FUND	TOTAL POSITIONS
OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND	CONSUMER PROTECTION
FROM GENERAL INSPECTION TRUST FUND	APPROVED SALARY RATE 10,804,925
1445 EXPENSES FROM FEDERAL GRANTS TRUST FUND 338,295	1453 SALARIES AND BENEFITS POSITIONS 284.00 FROM GENERAL INSPECTION TRUST FUND . 15,811,990
FROM GENERAL INSPECTION TRUST FUND . 1,064,604 FROM PEST CONTROL TRUST FUND 394,514	1454 OTHER PERSONAL SERVICES FROM GENERAL INSPECTION TRUST FUND . 201,797
1446 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - OPERATION CLEAN SWEEP	1455 EXPENSES
FROM GENERAL INSPECTION TRUST FUND . 100,000	FROM GENERAL INSPECTION TRUST FUND . 2,685,257
1447 AID TO LOCAL GOVERNMENTS MOSQUITO CONTROL PROGRAM FROM GENERAL INSPECTION TRUST FUND . 2,660,000	1456 OPERATING CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST FUND . 223,437
From the funds provided in Specific Appropriation 1447, \$387,389 from the General Inspection Trust Fund shall be used to support personnel at the Institute of Food and Agricultural Sciences (IFAS)/Florida Medical	1457 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND . 831,533
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.	1458 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL INSPECTION TRUST FUND . 429,564
From the funds provided in Specific Appropriation 1447, \$500,000 from	1459 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
the General Inspection Trust Fund shall be used for competitive grants as approved by the department for applied and basic research into the practical methods of control to be used by local mosquito control	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL INSPECTION TRUST FUND . 87,276
agencies, including research into the prevention of mosquito-borne illnesses. The research may be conducted by any public university or college in Florida.	TOTAL: CONSUMER PROTECTION FROM TRUST FUNDS
1448 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND	TOTAL POSITIONS
FROM GENERAL INSPECTION TRUST FUND . 61,429	PROGRAM: AGRICULTURAL ECONOMIC DEVELOPMENT
1449 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND	FRUITS AND VEGETABLES INSPECTION AND ENFORCEMENT
FROM PEST CONTROL TRUST FUND	APPROVED SALARY RATE 5,028,368
1450 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 302,958 FROM FEDERAL GRANTS TRUST FUND 296,278	1460 SALARIES AND BENEFITS POSITIONS 117.00 FROM CITRUS INSPECTION TRUST FUND
FROM GENERAL INSPECTION TRUST FUND . 235,124 FROM PEST CONTROL TRUST FUND 206,425	1461 OTHER PERSONAL SERVICES
From the funds in Specific Appropriation 1450, \$200,000 in nonrecurring funds from the General Revenue Fund is provided for the	FROM CITRUS INSPECTION TRUST FUND . 222,554 FROM FEDERAL GRANTS TRUST FUND 7,500 FROM GENERAL INSPECTION TRUST FUND . 949,829
Agricultural Plastic Recycling Market Development Initiative (HB 4109)(Senate Form 1585).	1462 EXPENSES FROM CITRUS INSPECTION TRUST FUND . 583,880

SPECIF	DIAMION.		SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GR PRIATION	OWTH MANAGEMENT/TRAN	SPORTATION
AFFROE	FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	229,982 567,529	ALLIOI	FROM CITRUS INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND .		77,652 144,212
1463	FROM CITRUS INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND .	10,000 23,710	1470	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
1464	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND .	288,000		FROM CITRUS INSPECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		60,944 1,972 18,169
1465	SPECIAL CATEGORIES AUTOMATED TESTING EQUIPMENT FROM CITRUS INSPECTION TRUST FUND .	101,041		FRUITS AND VEGETABLES INSPECTION AND FROM GENERAL REVENUE FUND FROM TRUST FUNDS	9,000,000	21,788,589
1465A	SPECIAL CATEGORIES TRANSFER TO AGRICULTURAL EMERGENCY ERADICATION TRUST FUND			TOTAL POSITIONS	117.00	30,788,589
	FROM GENERAL REVENUE FUND 8,000,000		AGRICU	JLTURAL PRODUCTS MARKETING		
1465B	SPECIAL CATEGORIES TRANSFER GENERAL REVENUE TO CITRUS			APPROVED SALARY RATE 4,156,446		
	INSPECTION TRUST FUND FROM GENERAL REVENUE FUND 1,000,000		1471	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	100.00 484,023	604,550
1466	SPECIAL CATEGORIES CITRUS RESEARCH			FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		1,690,296
				FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND		2,338,818
The	funds provided in Specific Appropriation 1466 shall be tran the Citrus Research and Development Foundation, Inc. to cond se to be conducted, research projects on citrus disease, purs	sferred		FROM SALTWATER PRODUCTS PROMOTION TRUST FUND		963,457
to cau	the Citrus Research and Development Foundation, Inc. to cond se to be conducted, research projects on citrus disease, purs	uct, or uant to		FROM FLORIDA AGRICULTURAL PROMOTION CAMPAIGN TRUST FUND		48,711
Fro non	m the funds in Specific Appropriation 1466, \$3,000, recurring funds is provided to the Citrus Research and Deve	000 in lopment		OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM AGRICULTURAL EMERGENCY	8,600	
sci	ndation to issue a request for proposal to conduct larg entific research field trials to demonstrate the impact of ut	ilizing		ERADICATION TRUST FUND FROM MARKET IMPROVEMENTS WORKING		28,134
inc mar	combination of management and therapeutic tools for new pla luding, but not limited to, grove design, planting preparatio agement, and post planting production practices to promote in	n, pest	1473	CAPITAL TRUST FUND		26,753
_	duction of citrus. m the funds in Specific Appropriation 1466, the Citrus Resea	rch and		FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND . FROM MARKET IMPROVEMENTS WORKING		495,649
Dev	elopment Foundation shall hold quarterly public meetings at lo t best represent all geographic regions of the state with an e	cations		CAPITAL TRUST FUND FROM SALTWATER PRODUCTS PROMOTION		848,391
on rep	citrus production. The public meetings shall include i orting on the results of non-confidential completed r jects, current research and planned research projects on	n-depth esearch		TRUST FUND		154,408 9,580
gre	ease, including but not limited to citrus canker and ening. Scientists, growers, industry representatives, and	Citrus		PROMOTION CAMPAIGN TRUST FUND		188,858
at	earch and Development Foundation administrators must be repr the public meetings. Public meetings shall provide the oppo public input, questions and comments.	esented rtunity	1474	OPERATING CAPITAL OUTLAY FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND		10,500
and	ds in Specific Appropriation 1466, outside of direct oper staffing costs within the Citrus Research and Deve ndation, shall not be used for any administrative assessme	lopment	1475	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FLORIDA AGRICULTURAL		
	m external entities.			PROMOTION CAMPAIGN TRUST FUND		61,000
1467	CONTRACTED SERVICES FROM CITRUS INSPECTION TRUST FUND .	38,428 268,122	1476	SPECIAL CATEGORIES GRANTS AND AIDS - VITICULTURE PROGRAM FROM VITICULTURE TRUST FUND		700,000
1468	FROM GENERAL INSPECTION TRUST FUND . SPECIAL CATEGORIES	53,762	1477	SPECIAL CATEGORIES FLORIDA AGRICULTURE PROMOTION CAMPAIG FROM GENERAL REVENUE FUND		
	GRANTS AND AIDS - MARKETING ORDERS FROM CITRUS INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND .	3,167,237 669,082		FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		1,310,000
1469		,	fur	om the funds in Specific Appropriat nds from the General Revenue Fund nancement Board, Inc., to conduct pr	is provided to	the Cattle

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION expand uses of beef and beef products and strengthen the market position FROM GENERAL REVENUE FUND 3.574.065 of Florida's cattle industry in this state and in the nation (recurring The nonrecurring funds provided in Specific Appropriation 1483C shall base appropriations project). be used for the following: From the funds in Specific Appropriation 1477, \$98,850 in nonrecurring funds from the General Revenue Fund is provided to the 2021 Miami Arcadia Rodeo Multi-Functional Facility (HB 3217) (Senate International Agriculture, Horse and Cattle Show for promotional Form 1739)..... 200,000 activities (HB 3669) (Senate Form 1119). Bradford County Fair Association..... 500.000 Clay County Board of County Commissioners Fairground Renovations & Improvements..... SPECIAL CATEGORIES 500.000 FEDERAL VALUE OF PRODUCTION SPECIALTY CROP Hernando County Fair Association..... 424,065 Martin County Fair Association Agriplex & Fairgrounds (HB GRANT FROM FEDERAL GRANTS TRUST FUND . . . 4,074,659 200.000 Northeast Florida Fair Association..... 250,000 Putnam County Fair Association..... 1479 SPECIAL CATEGORIES 750.000 FEDERAL SUPPORT FOR FLORIDA AGRICULTURE South Florida Fairgrounds Multi-Purpose Exhibition Building (HB 3665) (Senate Form 1625)..... PROMOTIONS 250,000 Suwannee County Board of County Commissioners FROM FEDERAL GRANTS TRUST FUND . . . 206,586 Agricultural Complex & Colloseum..... 500,000 1480 SPECIAL CATEGORIES CONTRACTED SERVICES TOTAL: AGRICULTURAL PRODUCTS MARKETING FROM GENERAL REVENUE FUND FROM GENERAL REVENUE FUND 15.219 9.311.556 FROM GENERAL INSPECTION TRUST FUND . 112,460 FROM TRUST FUNDS 14,760,598 FROM MARKET IMPROVEMENTS WORKING TOTAL POSITIONS CAPITAL TRUST FUND 38,600 100.00 FROM SALTWATER PRODUCTS PROMOTION TOTAL ALL FUNDS 24,072,154 150,000 FROM FLORIDA AGRICULTURAL AOUACULTURE PROMOTION CAMPAIGN TRUST FUND . . . 75.000 APPROVED SALARY RATE 1.918.798 SPECIAL CATEGORIES SALARIES AND BENEFITS 44 00 AGRICULTURAL LEADERSHIP AND EDUCATION POSITIONS FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND . 300,000 1,959,113 FROM GENERAL INSPECTION TRUST FUND . 876,329 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . . . 19.700 25.282 FROM GENERAL INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND . 30,532 32,078 FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND 77,568 FROM SALTWATER PRODUCTS PROMOTION FROM GENERAL REVENUE FUND 400,173 FROM FEDERAL GRANTS TRUST FUND . . . 29.000 16,192 FROM GENERAL INSPECTION TRUST FUND . 285.966 1483 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT OPERATING CAPITAL OUTLAY SERVICES - HUMAN RESOURCES SERVICES FROM GENERAL REVENUE FUND 20,000 FROM GENERAL INSPECTION TRUST FUND . PURCHASED PER STATEWIDE CONTRACT 12,600 FROM GENERAL REVENUE FUND 16,976 FROM GENERAL INSPECTION TRUST FUND . SPECIAL CATEGORIES 2,015 FROM MARKET IMPROVEMENTS WORKING ACOUISITION OF MOTOR VEHICLES CAPITAL TRUST FUND 11,623 FROM GENERAL INSPECTION TRUST FUND . 31,863 FROM SALTWATER PRODUCTS PROMOTION SPECIAL CATEGORIES 4,487 FROM FLORIDA AGRICULTURAL CONTRACTED SERVICES PROMOTION CAMPAIGN TRUST FUND . . . 225 FROM GENERAL REVENUE FUND 80,000 FROM FEDERAL GRANTS TRUST FUND . . . 166,385 FROM GENERAL INSPECTION TRUST FUND . 1483A FIXED CAPITAL OUTLAY 85.000 CODE AND LIFE SAFETY - STATE FARMERS' SPECIAL CATEGORIES MARKETS - STATEWIDE 1490 FROM MARKET IMPROVEMENTS WORKING OYSTER PLANTING CAPITAL TRUST FUND 180,000 FROM GENERAL INSPECTION TRUST FUND . 160,000 1483B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND SPECIAL CATEGORIES NONSTATE ENTITIES - FIXED CAPITAL OUTLAY RISK MANAGEMENT INSURANCE FLORIDA HORSE PARK FROM GENERAL REVENUE FUND 9,299 FROM GENERAL REVENUE FUND 500.000 FROM GENERAL INSPECTION TRUST FUND . 4.632 The nonrecurring funds in Specific Appropriation 1483B are provided for SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT the Florida Horse Park (HB 3195) (Senate Form 2291). SERVICES - HUMAN RESOURCES SERVICES 1483C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND PURCHASED PER STATEWIDE CONTRACT NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND 11,379 AGRICULTURAL PROMOTION AND EDUCATION FROM GENERAL INSPECTION TRUST FUND . 3,302 FACTLITTES

TOTAL: ANIMAL PEST AND DISEASE CONTROL

SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH PRIATION	MANAGEMENT/TRANS	SPORTATION	SPECIE	PRIATION		SPORTATION
1492A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY BASCOM FARMS				FROM GENERAL REVENUE FUND FROM TRUST FUNDS	6,814,550	3,781,374
	FROM GENERAL REVENUE FUND	1,800,000			TOTAL POSITIONS		10,595,924
no	om the funds in Specific Appropriat nrecurring funds from the General Revenue cms/Sturgeon Aquafarms (HB 4997)(Senate For	Fund is provided	300,000 in for Bascom		PEST AND DISEASE CONTROL		, .
попат	A OUTA OUT MITTE			I	APPROVED SALARY RATE 15,198,569		
TUTAL	: AQUACULTURE FROM GENERAL REVENUE FUND	4,279,964	1,705,309	1501	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CITRUS INSPECTION TRUST FUND .	378.00 10,454,911	462,495
	TOTAL POSITIONS	44.00	5,985,273		FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY		6,097,921
ANIMA	PEST AND DISEASE CONTROL				ERADICATION TRUST FUND FROM PLANT INDUSTRY TRUST FUND		3,152,876 2,030,803
i	APPROVED SALARY RATE 5,359,477			1502	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	21,941	
1493	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	115.00 6,004,179	474,759		FROM CITRUS INSPECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY		1,036 1,245,118
	FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY		528, 199		ERADICATION TRUST FUND FROM PLANT INDUSTRY TRUST FUND		357,786 490,409
	ERADICATION TRUST FUND		482,313	1500	TANDAGE		
1494	OTHER PERSONAL SERVICES			1503	EXPENSES FROM GENERAL REVENUE FUND	1.181.860	
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	12,104	148,472 67,466		FROM CITRUS INSPECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY	-//	79,832 1,427,724
1495	EXPENSES		, , ,		ERADICATION TRUST FUND FROM PLANT INDUSTRY TRUST FUND		23,748 724,622
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY	365,981	413,164 628,888	1504	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND FROM PLANT INDUSTRY TRUST FUND		216,195 95,006
	ERADICATION TRUST FUND		125,157				•
1496	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	50,949		1505	ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	368,029	50 586
1407	FROM FEDERAL GRANTS TRUST FUND		25,000		FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		52,576 300,000
1497	SPECIAL CATEGORIES STATE AGRICULTURAL RESPONSE TEAM (SART)				ERADICATION TRUST FUND		300,000
	FROM GENERAL REVENUE FUND	300,000		1506	SPECIAL CATEGORIES AGRICULTURAL EMERGENCIES (MEDFLY PROGRAM)		
Ag:	nds in Specific Appropriation 1497 are priculture and Consumer Services to coordin	ate the state's r	response to		FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		1,214,177
	imal and agricultural issues in Florida i disaster situation.	n the event of an	n emergency	1507	SPECIAL CATEGORIES GRANTS AND AIDS - BOLL WEEVIL ERADICATION		
1498	SPECIAL CATEGORIES CONTRACTED SERVICES				FROM PLANT INDUSTRY TRUST FUND		150,000
	FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY		495,215 323,958	1508	SPECIAL CATEGORIES APIARIAN INDEMNITIES FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		20,000		ERADICATION TRUST FUND		36,000
1499	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			1509	SPECIAL CATEGORIES ENDANGERED PLANT SPECIES		
	FROM GENERAL REVENUE FUND	44,638	42 422		FROM LAND ACQUISITION TRUST FUND		216,000
	FROM GENERAL INSPECTION TRUST FUND .		43,433	1509A	SPECIAL CATEGORIES		
1500	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				TRANSFER TO AGRICULTURAL EMERGENCY ERADICATION TRUST FUND FROM GENERAL REVENUE FUND	2,000,000	
	PURCHASED PER STATEWIDE CONTRACT	36,699		1510	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND . FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY	30,033	5,020	1010	CITRUS HEALTH RESPONSE PROGRAM FROM FEDERAL GRANTS TRUST FUND		10,803,905
m∧m» •	ERADICATION TRUST FUND		330		FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		2,000,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWI SPECIFIC APPROPRIATION 1511 SPECIAL CATEGORIES	H MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION 1519 EXPENSES
PLANT PEST AND DISEASE CONTROL FROM FEDERAL GRANTS TRUST FUND	1,007,325	FROM GENERAL REVENUE FUND
1512 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	634 481	FROM GENERAL INSPECTION TRUST FUND . 174,160 1520 AID TO LOCAL GOVERNMENTS
FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND	7,144 298,260	GRANTS AND AIDS - SCHOOL LUNCH PROGRAM FROM FOOD AND NUTRITION SERVICES TRUST FUND
FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND FROM PLANT INDUSTRY TRUST FUND	105,000 228,049	1521 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL LUNCH PROGRAM -
From the funds in Specific Appropr nonrecurring funds from the General Reve voluntary testing of avocado trees for law	nue Fund is provided to fund	STATE MATCH FROM GENERAL REVENUE FUND 9,295,134
of infected trees (HB 3269) (Senate Form 1638	3).	1522 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL BREAKFAST PROGRAM
From the funds in Specific Appropr nonrecurring funds from the General Reve Apiculture Diagnostics Pilot Program (HB 321	nue Fund is provided for the	FROM GENERAL REVENUE FUND 7,590,912 1523 OPERATING CAPITAL OUTLAY
1513 SPECIAL CATEGORIES	J/(Senate Form 2127).	FROM FOOD AND NUTRITION SERVICES TRUST FUND
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM AGRICULTURAL EMERGENCY		1524 SPECIAL CATEGORIES SUPPORT FOR FOOD BANK
ERADICATION TRUST FUND	252,659	FROM GENERAL REVENUE FUND 2,100,000
1514 SPECIAL CATEGORIES TRANSFER TO UNIVERSITY OF FLORIDA/ INSTITUTE OF FOOD AND AGRICULTURAL SCIENCES FOR INVASIVE EXOTICS QUARANTIN FACILITY FROM PLANT INDUSTRY TRUST FUND	IE 540,000	From the funds in Specific Appropriation 1524, \$450,000 in recurring funds from the General Revenue Fund (recurring base appropriations project) and \$1,250,000 in nonrecurring funds from the General Revenue Fund are provided to Feeding Florida, formerly known as Florida Association of Food Banks (HB 2799) (Senate Form 2050).
Funds in Specific Appropriation 1514 are p Florida Institute of Food and Agricultur Exotics Quarantine Facility (recurring base	provided to the University of cal Sciences for the Invasive	From the funds in Specific Appropriation 1524, \$100,000 in nonrecurring funds from the General Revenue Fund is provided for the North Miami Food Pantry (HB 3437) (Senate Form 2283).
1515 SPECIAL CATEGORIES INVASIVE SPECIES CONTROL FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	500,000	From the funds in Specific Appropriation 1524, \$300,000 in nonrecurring funds from the General Revenue Fund is provided for the Jewish Federation of Sarasota-Manatee Sustainable Space Garden (HB 2095) (Senate Form 1232).
1516 SPECIAL CATEGORIES	300,000	1525 SPECIAL CATEGORIES CONTRACTED SERVICES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		FROM FOOD AND NUTRITION SERVICES TRUST FUND
FROM GENERAL REVENUE FUND FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY	129,975 8,265 7,280	1526 SPECIAL CATEGORIES FARM SHARE PROGRAM FROM GENERAL REVENUE FUND 1,684,909
FROM PLANT INDUSTRY TRUST FUND	538 62,132	From the funds in Specific Appropriation 1526, \$434,909 in recurring funds from the General Revenue Fund (recurring base appropriations project) and \$1,250,000 in nonrecurring funds from the General Revenue
TOTAL: PLANT PEST AND DISEASE CONTROL FROM GENERAL REVENUE FUND	15,535,102 34,194,881	Fund are provided to Farm Share (HB 2317) (Senate Form 2145).
TOTAL POSITIONS	378.00 49,729,983	From the funds provided in Specific Appropriation 1526, Farm Share may not allow any candidate for elective office to host a food distribution event during the period of time between the last day of the election qualifying period and the date of the election, if the candidate is
FOOD, NUTRITION AND WELLNESS APPROVED SALARY RATE 4,751,421		opposed for election or re-election at the time of the event. This provision does not apply when the event is in response to a direct emergency.
1517 SALARIES AND BENEFITS POSITIONS	100.00	1527 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND FROM FOOD AND NUTRITION SERVICES TRUST FUND	174,092 6,707,227	GRANTS AND AIDS - EMERGENCY FEEDING ORGANIZATIONS FROM FOOD AND NUTRITION SERVICES
1518 OTHER PERSONAL SERVICES FROM FOOD AND NUTRITION SERVICES TRUST FUND	287,126	TRUST FUND

SPECIF		TH MANAGEMENT/TRA	NSPORTATION	SPECI		MANAGEMENT/TRANS	SPORTATION
APPROP	RIATION FROM GENERAL REVENUE FUND FROM FOOD AND NUTRITION SERVICES	8,509	43,990	1536	PRIATION SPECIAL CATEGORIES OUTSOURCING/PRIVATIZATION FROM ADMINISTRATIVE TRUST FUND		250,000
	TRUST FUND		43,990		FROM ADMINISTRATIVE TRUST FUND		250,000
1529	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FOOD AND NUTRITION SERVICES TRUST FUND		29,856	1537	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND FROM INLAND PROTECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM INTERNAL IMPROVEMENT TRUST		43,094 1,185 445
TOTAL:	FOOD, NUTRITION AND WELLNESS				FUND		2,396 56,051
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	20,903,556	1,274,155,122	1538	SPECIAL CATEGORIES		
	TOTAL POSITIONS	100.00			TENANT BROKER COMMISSIONS FROM GRANTS AND DONATIONS TRUST		
	TOTAL ALL FUNDS	20000	1,295,058,678		FUND		100,000
TOTAL:	AGRICULTURE AND CONSUMER SERVICES, DEPARAND COMMISSIONER OF AGRICULTURE	ARTMENT OF,		1539	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	138,756,383	1,620,119,800		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		37,809
	TOTAL POSITIONS		1 750 076 100		FROM GRANTS AND DONATIONS TRUST		•
	TOTAL ALL FUNDS	158,036,628	1,758,876,183		FUND		1,220 45,198
	NMENTAL PROTECTION, DEPARTMENT OF			TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS		26,781,518
PROGRA	M: ADMINISTRATIVE SERVICES				TOTAL POSITIONS	219.00	
EXECUT	IVE DIRECTION AND SUPPORT SERVICES				TOTAL ALL FUNDS		26,781,518
A	PPROVED SALARY RATE 12,528,426			FLORII	DA GEOLOGICAL SURVEY		
1530	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	219.00	7,944,499	1	APPROVED SALARY RATE 1,523,633		
	FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		209,897 78,830	1540	SALARIES AND BENEFITS POSITIONS FROM FEDERAL GRANTS TRUST FUND FROM INTERNAL IMPROVEMENT TRUST	33.00	137,661
	FUND		12,563		FUND FROM LAND ACQUISITION TRUST FUND		689,248 660,091
	FUND		1,822 9,931,021		FROM MINERALS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST		464,752
1521	OTHER PERSONAL SERVICES		7/702/022		FUND		481,622
1331	FROM ADMINISTRATIVE TRUST FUND FROM INLAND PROTECTION TRUST FUND .		485,660 205,344	1541	OTHER PERSONAL SERVICES FROM INTERNAL IMPROVEMENT TRUST		(1.055
	FROM FEDERAL GRANTS TRUST FUND FROM INTERNAL IMPROVEMENT TRUST		539,645		FUND		61,257
	FUND		499,619		FUND		8,508
1532	EXPENSES FROM ADMINISTRATIVE TRUST FUND		2,510,571	1542	EXPENSES FROM MINERALS TRUST FUND		29,960
	FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND		32,559 1,455		FROM WATER QUALITY ASSURANCE TRUST		370,810
	FROM INTERNAL IMPROVEMENT TRUST FUND		4,980	15/12	OPERATING CAPITAL OUTLAY		3.0,010
	FROM LAND ACQUISITION TRUST FUND		16,018	1343	FROM MINERALS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST		42,195
1533	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		16,275		FUND		19,838
1534	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE		·	1544	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM MINERALS TRUST FUND		400,000
	HEARINGS FROM ADMINISTRATIVE TRUST FUND		220,231	1545	SPECIAL CATEGORIES FLORIDA GEOLOGICAL SURVEY GRANTS		
1535	SPECIAL CATEGORIES CONTRACTED SERVICES				FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		573,844
	FROM ADMINISTRATIVE TRUST FUND		340,149		FUND		292,907
	FROM FEDERAL GRANTS TRUST FUND FROM INTERNAL IMPROVEMENT TRUST		333,794	1546	SPECIAL CATEGORIES		
	FUND		2,859,188		CONTRACTED SERVICES		

SPECIF	RIATION	ANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
	FROM INTERNAL IMPROVEMENT TRUST		OFFICE OF EMERGENCY RESPONSE
	FUND	60,000 5,700	APPROVED SALARY RATE 486,411
1547	FROM WATER QUALITY ASSURANCE TRUST FUND	80,000	1557 SALARIES AND BENEFITS POSITIONS 6.00 FROM COASTAL PROTECTION TRUST FUND . 288,236 FROM INLAND PROTECTION TRUST FUND . 154,651
1547	RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND	842	1558 OTHER PERSONAL SERVICES
	FROM INTERNAL IMPROVEMENT TRUST FUND	4,217	FROM COASTAL PROTECTION TRUST FUND . 61,443
	FROM LAND ACQUISITION TRUST FUND	4,038	1559 EXPENSES
	FROM MINERALS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST	2,010	FROM COASTAL PROTECTION TRUST FUND . 110,921 FROM INLAND PROTECTION TRUST FUND . 65,116
	FUND	2,947	1560 OPERATING CAPITAL OUTLAY
1548	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		FROM COASTAL PROTECTION TRUST FUND . 7,818
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INTERNAL IMPROVEMENT TRUST		1561 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL VEHICLES
	FUND	2,120	FROM COASTAL PROTECTION TRUST FUND . 63,594
	FROM LAND ACQUISITION TRUST FUND FROM MINERALS TRUST FUND	2,518	1562 SPECIAL CATEGORIES
	FROM MINERALS IROSI FUND	4,323	HAZARDOUS WASTE CLEANUP
TOTAL:	FLORIDA GEOLOGICAL SURVEY	4 401 400	FROM COASTAL PROTECTION TRUST FUND . 605,883
	FROM TRUST FUNDS	4,401,408	1563 SPECIAL CATEGORIES
	TOTAL POSITIONS	33.00	ON-CALL FEES
TRCHNO	TOTAL ALL FUNDS	4,401,408	FROM COASTAL PROTECTION TRUST FUND . 25,902 1564 SPECIAL CATEGORIES
	PPROVED SALARY RATE 4,763,210		PAYMENTS FOR RESTORATION AND DAMAGE FROM COASTAL PROTECTION TRUST FUND . 25,000
1549	SALARIES AND BENEFITS POSITIONS	96.00	1565 SPECIAL CATEGORIES
1349	FROM LAND ACQUISITION TRUST FUND	7,133,965	ABANDONED DRUM REMOVAL AND DISPOSAL FROM COASTAL PROTECTION TRUST FUND . 70,000
1550	OTHER PERSONAL SERVICES FROM WORKING CAPITAL TRUST FUND	1,660,944	1566 SPECIAL CATEGORIES
1551	EXPENSES		RISK MANAGEMENT INSURANCE FROM COASTAL PROTECTION TRUST FUND . 3,234
	FROM LAND ACQUISITION TRUST FUND	759,810	FROM INLAND PROTECTION TRUST FUND . 1,182
	FROM WORKING CAPITAL TRUST FUND	4,770,615	1567 SPECIAL CATEGORIES
1552	OPERATING CAPITAL OUTLAY FROM WORKING CAPITAL TRUST FUND	50,625	UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND . 80,759
1553	SPECIAL CATEGORIES		1568 SPECIAL CATEGORIES
	CONTRACTED SERVICES FROM INTERNAL IMPROVEMENT TRUST		TRANSFER TO THE MARINE RESOURCES CONSERVATION TRUST FUND OR STATE GAME
	FUND	27,700	TRUST FUND IN THE FWCC FOR LAW ENFORCEMENT
	FROM WORKING CAPITAL TRUST FUND	3,316,516	FROM COASTAL PROTECTION TRUST FUND . 11,310,256 FROM SOLID WASTE MANAGEMENT TRUST
1554	SPECIAL CATEGORIES		FUND
	RISK MANAGEMENT INSURANCE FROM LAND ACQUISITION TRUST FUND	25,964	1569 SPECIAL CATEGORIES
1555	SPECIAL CATEGORIES		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	TRANSFER TO DEPARTMENT OF MANAGEMENT		PURCHASED PER STATEWIDE CONTRACT
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		FROM COASTAL PROTECTION TRUST FUND . 1,342
	FROM LAND ACQUISITION TRUST FUND	32,272	TOTAL: OFFICE OF EMERGENCY RESPONSE FROM TRUST FUNDS
1556	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF		TOTAL POSITIONS 6.00
	MANAGEMENT SERVICES		TOTAL ALL FUNDS
	FROM WORKING CAPITAL TRUST FUND	1,589,827	PROGRAM: STATE LANDS
TOTAL:	TECHNOLOGY AND INFORMATION SERVICES FROM TRUST FUNDS	19,368,238	LAND ADMINISTRATION AND MANAGEMENT
	TOTAL POSITIONS	96.00	APPROVED SALARY RATE 6,548,199

SPECIF APPROF	RIATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
1570	SALARIES AND BENEFITS POSITIONS 127.00 FROM INTERNAL IMPROVEMENT TRUST 7,392,991 FROM LAND ACQUISITION TRUST FUND	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INTERNAL IMPROVEMENT TRUST FUND
1571	OTHER PERSONAL SERVICES FROM GRANTS AND DONATIONS TRUST FUND	1583 FIXED CAPITAL OUTLAY LAND ACQUISITION, ENVIRONMENTALLY
	FROM INTERNAL IMPROVEMENT TRUST FUND	ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS, STATEWIDE FROM LAND ACQUISITION TRUST FUND 67,000,000
1572	EXPENSES FROM GRANTS AND DONATIONS TRUST	1583A FIXED CAPITAL OUTLAY WORKING WATERFRONTS PROGRAM
	FUND	FROM LAND ACQUISITION TRUST FUND 2,000,000
	FUND	1584 FIXED CAPITAL OUTLAY LAND ACQUISITION-FLORIDA COMMUNITIES TRUST FROM LAND ACQUISITION TRUST FUND 10,000,000
1573	OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND	1585 FIXED CAPITAL OUTLAY DEBT SERVICE FROM LAND ACQUISITION TRUST FUND
	FUND	Funds provided in Specific Appropriation 1585 are for Fiscal Year
1574	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	2020-2021 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 determined by the Division of Bond Finance. If the debt service varies
	FROM INTERNAL IMPROVEMENT TRUST FUND	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.
1575	SPECIAL CATEGORIES LAND MANAGEMENT FROM LAND ACQUISITION TRUST FUND 3,641,698	TOTAL: LAND ADMINISTRATION AND MANAGEMENT FROM TRUST FUNDS
ste	ds in Specific Appropriation 1575 may be used for resource wardship, including program management, inventory management, inistration, and planning.	TOTAL POSITIONS
1576		PROGRAM: DISTRICT OFFICES
	CONTRACTED SERVICES FROM INTERNAL IMPROVEMENT TRUST	REGULATORY DISTRICT OFFICES
	FUND	APPROVED SALARY RATE 28,423,945
1577	SPECIAL CATEGORIES STATE LANDS STEWARDSHIP FROM INTERNAL IMPROVEMENT TRUST	1586 SALARIES AND BENEFITS POSITIONS 535.00 FROM GENERAL REVENUE FUND 557,886 FROM ADMINISTRATIVE TRUST FUND
	FUND	FUND
1578	SPECIAL CATEGORIES TIDE STATIONS AND BENCHMARKS FROM INTERNAL IMPROVEMENT TRUST	FROM INLAND PROTECTION TRUST FUND . 2,916,210 FROM FEDERAL GRANTS TRUST FUND
1579	FUND	FROM LAND ACQUISITION TRUST FUND
1379	FISK MANAGEMENT INSURANCE FROM INTERNAL IMPROVEMENT TRUST	FUND
	FUND	FUND
1580	SPECIAL CATEGORIES PAYMENT IN LIEU OF TAXES	1587 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
1501	FROM INTERNAL IMPROVEMENT TRUST FUND	FUND
1581	TENANT BROKER COMMISSIONS FROM GRANTS AND DONATIONS TRUST	FROM PERMIT FEE TRUST FUND
	FUND	1588 EXPENSES
1582	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	FROM GENERAL REVENUE FUND

	ON 5 - NATURAL RESOURCES/ENVIRONMENT/G	ROWTH MANAGEMENT/TRANSPORTATION		ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRAN	SPORTATION
SPECIF	FIC PRIATION		SPECI	PRIATION		
AFFROE	FROM AIR POLLUTION CONTROL TRUST		ALLINO	PURCHASED PER STATEWIDE CONTRACT		
	FUND	. 474,657		FROM GENERAL REVENUE FUND	11,589	
	FROM COASTAL PROTECTION TRUST FUND			FROM ADMINISTRATIVE TRUST FUND		3,133
	FROM INLAND PROTECTION TRUST FUND	· · · · · · · · · · · · · · · · · · ·		FROM AIR POLLUTION CONTROL TRUST		
	FROM FEDERAL GRANTS TRUST FUND	. 44,016		FUND		26,530
	FROM LAND ACQUISITION TRUST FUND .			FROM COASTAL PROTECTION TRUST FUND .		4,013
	FROM PERMIT FEE TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST	. 644,459		FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND		14,062 8,311
	FUND	. 189,464		FROM LAND ACQUISITION TRUST FUND		72,583
	FROM WATER QUALITY ASSURANCE TRUST			FROM PERMIT FEE TRUST FUND		51,750
	FUND	. 334,615		FROM SOLID WASTE MANAGEMENT TRUST		•
				FUND		8,974
1589	OPERATING CAPITAL OUTLAY			FROM WATER QUALITY ASSURANCE TRUST		44.405
	FROM ADMINISTRATIVE TRUST FUND FROM AIR POLLUTION CONTROL TRUST	. 2,876		FUND		16,187
	FUND	. 81,740	1597	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	FROM SOLID WASTE MANAGEMENT TRUST		207.	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	FUND	. 60,919		POLLUTION RESTORATION PROJECTS/GRANT & AI)	
				FROM WATER QUALITY ASSURANCE TRUST		
1590	SPECIAL CATEGORIES			FUND		150,000
	CONTRACTED SERVICES	257 207	шошат	DECILIAMONY DICHDICH OPELCEC		
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	. 357,327	IUIAL	: REGULATORY DISTRICT OFFICES FROM GENERAL REVENUE FUND	1 651 144	
	FROM AIR POLLUTION CONTROL TRUST	. 07,505		FROM TRUST FUNDS	1,031,144	43,882,309
	FUND	. 21,644		TROM TROOT TONDO		13,002,303
	FROM INLAND PROTECTION TRUST FUND			TOTAL POSITIONS	535.00	
	FROM LAND ACQUISITION TRUST FUND .	· · · · · · · · · · · · · · · · · · ·		TOTAL ALL FUNDS		45,533,453
	FROM PERMIT FEE TRUST FUND	. 8,070				
	FROM SOLID WASTE MANAGEMENT TRUST		PROGR.	AM: WATER POLICY AND ECOSYSTEMS RESTORATION		
	FUND	. 6,550	סיבויי גועו	POLICY AND ECOSYSTEMS RESTORATION		
	FUND	. 14,145	MAIDI	FOLICI AND ECOSISIEMS RESIGNATION		
	1012			APPROVED SALARY RATE 1,426,287		
	om the funds provided in Specific					
	nrecurring funds from the General 1		1598	SALARIES AND BENEFITS POSITIONS	24.00	
	nroe County Mobile Vessel Pumpout	Program (HB 2813) (Senate Form		FROM ADMINISTRATIVE TRUST FUND		279,089
119	94).			FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		494,820
1591	SPECIAL CATEGORIES			FROM DAND ACQUISITION TRUST FUND		1,433,473
1371	HAZARDOUS WASTE CLEANUP		1599	OTHER PERSONAL SERVICES		
	FROM COASTAL PROTECTION TRUST FUND	. 120,000		FROM FEDERAL GRANTS TRUST FUND		287,452
				FROM LAND ACQUISITION TRUST FUND		19,094
1592	SPECIAL CATEGORIES					
	ON-CALL FEES	152 605	1600			75 202
	FROM COASTAL PROTECTION TRUST FUND	. 173,625		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		75,392 2,000
1593	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND		123,329
	ABANDONED DRUM REMOVAL AND DISPOSAL					
	FROM COASTAL PROTECTION TRUST FUND	. 30,000	1601	AID TO LOCAL GOVERNMENTS		
				GRANTS AND AIDS - NORTHWEST FLORIDA WATER		
1594	SPECIAL CATEGORIES			MANAGEMENT DISTRICT ENVIRONMENTAL RESOUR	CE	
	RISK MANAGEMENT INSURANCE	7.010		PERMITTING PROGRAM	1 051 001	
	FROM ADMINISTRATIVE TRUST FUND FROM AIR POLLUTION CONTROL TRUST	. 7,010		FROM GENERAL REVENUE FUND	1,851,231	
	FUND	. 25,017	1602	AID TO LOCAL GOVERNMENTS		
	FROM COASTAL PROTECTION TRUST FUND	•		GRANTS AND AIDS - NORTHWEST FLORIDA WATER		
	FROM INLAND PROTECTION TRUST FUND	. 14,854		MANAGEMENT DISTRICT - OPERATIONS		
	FROM FEDERAL GRANTS TRUST FUND	. 8,342		FROM GENERAL REVENUE FUND	3,360,000	
	FROM INTERNAL IMPROVEMENT TRUST	2 051	1.000	ATD TO LOCAL COMPONENTIAL		
	FUND	· · · · · · · · · · · · · · · · · · ·	1603	AID TO LOCAL GOVERNMENTS CDANTS AND AIDS - SIMANMER DIVER MATER		
	FROM PERMIT FEE TRUST FUND	•		GRANTS AND AIDS - SUWANNEE RIVER WATER MANAGEMENT DISTRICT - OPERATIONS		
	FROM SOLID WASTE MANAGEMENT TRUST			FROM GENERAL REVENUE FUND	2,287,000	
	FUND	. 7,567				
	FROM WATER QUALITY ASSURANCE TRUST		1604	AID TO LOCAL GOVERNMENTS		
	FUND	. 16,461		GRANTS AND AIDS - SUWANNEE RIVER WATER		
1595	SPECIAL CATEGORIES			MANAGEMENT DISTRICT - ENVIRONMENTAL RESOURCE PERMITTING		
1373	UNDERGROUND STORAGE TANK CLEANUP			FROM GENERAL REVENUE FUND	453,000	
	FROM INLAND PROTECTION TRUST FUND	. 34,000				
		·	1605	AID TO LOCAL GOVERNMENTS		
1596	SPECIAL CATEGORIES			GRANTS AND AIDS - SUWANNEE RIVER WATER		
	TRANSFER TO DEPARTMENT OF MANAGEMENT			MANAGEMENT DISTRICT - PAYMENT IN LIEU OF		
	SERVICES - HUMAN RESOURCES SERVICES			TAXES		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

APPROPRIATION

FROM INTERNAL IMPROVEMENT TRUST

352,909

1606 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - WATER MANAGEMENT DISTRICTS - LAND MANAGEMENT FROM LAND ACQUISITION TRUST FUND . .

10,237,210

From the funds in Specific Appropriation 1606, \$1,610,000 is provided to the Northwest Florida Water Management District, \$1,777,210 is provided to the Suwannee River Water Management District, \$2,250,000 is provided to the St. Johns Water Management District, \$2,250,000 is provided to the Southwest Florida Water Management District, and \$2,350,000 is provided to the South Florida Water Management District.

From the funds in Specific Appropriation 1606, the South Florida Water Management District shall conduct a study to recommend the most appropriate geographic boundaries of the Big Cypress Basin. The proposed boundaries shall be based solely upon the common watershed within the Big Cypress Basin and must be scientifically supported. The completed study and recommendations must be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by February 1, 2021.

1607 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - WATER MANAGEMENT

DISTRICTS - MFLS

FROM LAND ACQUISITION TRUST FUND . .

3,446,000

From the funds in Specific Appropriation 1607, \$1,811,000 is provided to the Northwest Florida Water Management District, and \$1,635,000 is provided to the Suwannee River Water Management District, for activities related to establishing minimum flows and levels.

1608 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - WATER MANAGEMENT

DISTRICTS HURRICANE RECOVERY

FROM GENERAL REVENUE FUND 3,902,647

FROM LAND ACOUISITION TRUST FUND . . 97.353

The nonrecurring funds in Specific Appropriation 1608 are provided to the Northwest Florida Water Management District for hurricane recovery activities.

OPERATING CAPITAL OUTLAY

FROM LAND ACQUISITION TRUST FUND . . 5,000

SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM LAND ACQUISITION TRUST FUND . . 3,000

1612 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM ADMINISTRATIVE TRUST FUND . . . 873 FROM FEDERAL GRANTS TRUST FUND . . . 1,541 FROM LAND ACQUISITION TRUST FUND . . 4.463

1613 SPECIAL CATEGORIES

WATER QUALITY ENHANCEMENT AND

ACCOUNTABILITY

FROM GENERAL REVENUE FUND 10,800,000

The funds in Specific Appropriation 1613 are provided for increased water quality monitoring, creation of a water quality public information portal, and for the establishment of the Blue-Green Algae Task Force. Funds may be used for administration and planning costs. The task force will support key funding and restoration initiatives to expedite nutrient reduction in Lake Okeechobee and the St. Lucie and Caloosahatchee estuaries. The task force will identify priority projects for funding that are based on scientific data and build upon Basin Management Action Plans (BMAPs) to provide the largest and most meaningful nutrient reductions in key waterbodies, as well as make recommendations for regulatory changes.

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From the funds in Specific Appropriation 1613, \$4,000,000 in nonrecurring funds is provided to the Department of Environmental Protection to continue to expand statewide water quality analytics for the nutrient over-enrichment analytics assessment and water quality information portal.

1614 SPECIAL CATEGORIES

GRANTS AND AIDS - OCEAN RESEARCH AND CONSERVATION ASSOCIATION - KILROY

MONITORING SYSTEMS

FROM GENERAL REVENUE FUND 325,000

FROM LAND ACQUISITION TRUST FUND . .

From the funds in Specific Appropriation 1614, \$250,000 in recurring funds from the Land Acquisition Trust Fund (recurring base appropriations project) and \$325,000 in nonrecurring funds from the General Revenue Fund are provided for the Ocean Research and Conservation Association Water Quality Monitoring Systems - Kilroy Network Expansion (HB 4057) (Senate Form 1182).

1615 SPECIAL CATEGORIES

GRANTS AND AIDS - INDIAN RIVER LAGOON AND LAKE OKEECHOBEE BASIN - OPERATIONS FROM LAND ACQUISITION TRUST FUND . .

350,000

250,000

The funds in Specific Appropriation 1615 are provided for operations and maintenance for five Indian River Lagoon Land/Ocean Biogeochemical Observatory water quality instruments for the St. Lucie Estuary and surrounding Indian River Lagoon areas (recurring base appropriations project).

1616 SPECIAL CATEGORIES

TRANSFER TO THE SOUTH FLORIDA WATER MANAGEMENT DISTRICT - DISPERSED WATER

FROM LAND ACQUISITION TRUST FUND . .

5,000,000

1616A SPECIAL CATEGORIES

GRANTS AND AIDS - NORTHWEST FLORIDA ESTUARY PROGRAM - ST. ANDREW/ST. JOE BAY

ESTUARY PROGRAM

FROM GENERAL REVENUE FUND 500.000

From the funds in Specific Appropriation 1616A, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to the Northwest Florida Estuary Program - St. Andrew/St. Joe Bay Estuary Program (HB 4783) (Senate Form 2193).

1616B SPECIAL CATEGORIES

GRANTS AND AIDS - ESCAMBIA COUNTY

PENSACOLA AND PERDIDO BAYS ESTUARY PROGRAM

FROM GENERAL REVENUE FUND 500.000

From the funds in Specific Appropriation 1616B, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to the Pensacola and Perdido Bays Estuary Program (HB 2551) (Senate Form 1401).

SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM LAND ACQUISITION TRUST FUND . .

4,991

1618 FIXED CAPITAL OUTLAY

DEBT SERVICE - SAVE OUR EVERGLADES BONDS FROM LAND ACOUISITION TRUST FUND . .

22,700,054

Funds in Specific Appropriation 1618 are provided for Fiscal Year 2020-2021 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. 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, SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

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or other circumstances, there is appropriated from the Land Acquisition Trust Fund an amount sufficient to pay such debt service.

1619 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - INNOVATIVE TECHNOLOGIES FROM GENERAL REVENUE FUND

10,000,000

From the funds in Specific Appropriation 1619, \$5,000,000 is provided to the Department of Environmental Protection for the purpose of supporting the evaluation and implementation of innovative technologies and short-term solutions to combat or clean up harmful algal blooms and nutrient enrichment of Florida's fresh waterbodies, including lakes, rivers, estuaries and canals. Funds may be used for the Department's red tide emergency grant program to support local governments in cleaning beaches and coastal areas to minimize the impacts of red tide to residents and visitors. Funds may also be used to implement water quality treatment technologies, identified by the department, near water control structures in Lake Okeechobee.

From the funds in Specific Appropriation 1619, \$5,000,000 is provided to the department for the restoration and preservation of Florida water bodies to include lakes, ponds, retention ponds, marshlands, wetlands, rivers and tributaries through a competitive procurement pursuant to chapter 287, Florida Statutes.

2,319,606 264,248,776

45,342,089

From the funds in Specific Appropriation 1620, \$32,000,000 in recurring funds from the Land Acquisition Trust Fund and \$668,382 in nonrecurring funds from the Save Our Everglades Trust Fund are provided for the Restoration Strategies Regional Water Quality Plan.

From the funds in Specific Appropriation 1620, \$64,000,000\$ in recurring funds from the Land Acquisition Trust Fund is provided to transfer to the Everglades Trust Fund within the South Florida Water Management District pursuant to section 375.041(3)(b)4., Florida Statutes.

From the funds in Specific Appropriation 1620, \$1,651,224 in nonrecurring funds from the Save Our Everglades Trust Fund and \$168,248,776 in nonrecurring funds from the Land Acquisition Trust Fund shall be distributed to the South Florida Water Management District for the planning, design, engineering, and construction of the Comprehensive Everglades Restoration Plan (CERP).

1621 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
NORTHERN EVERGLADES AND ESTUARIES
PROTECTION
FROM GENERAL REVENUE FUND 1,701,131
FROM LAND ACQUISITION TRUST FUND . .

From the funds provided in Specific Appropriation 1621, \$1,701,131 in recurring funds from the General Revenue Fund, \$28,175,082 in recurring funds from the Land Acquisition Trust Fund, and \$17,167,007 in nonrecurring funds from the Land Acquisition Trust Fund shall be used to implement the Northern Everglades and Estuaries Protection Program, pursuant to section 373.4595, Florida Statutes.

The funds in Specific Appropriation 1622 are provided to the water supply and water resource development grant program to help communities

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

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plan for and implement conservation, reuse and other water supply and water resource development projects. Priority funding will be given to regional projects in the areas of greatest need and for projects that provide the greatest benefit. The department shall identify and research all viable alternative water supply resources and provide an assessment of funding needs critical to supporting Florida's growing economy.

1622A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - WATER QUALITY IMPROVEMENTS - EVERGLADES RESTORATION FROM GENERAL REVENUE FUND

50,000,000

The funds in Specific Appropriation 1622A shall be distributed to the South Florida Water Management District for the design, engineering, and construction of the specific project components designed to achieve the greatest reductions in harmful discharges to the Caloosahatchee and St. Lucie Estuaries as identified in the Comprehensive Everglades Restoration Plan Lake Okeechobee Watershed Restoration Project Draft Integrated Project Implementation Report and Environmental Impact Statement dated July 2018. The South Florida Water Management District is directed to negotiate a pre-partnership credit agreement with the United States Army Corps of Engineers as authorized under Section 6004 of the Water Resources Development Act of 2007.

PROGRAM: WATER RESTORATION ASSISTANCE

WATER RESTORATION ASSISTANCE

Funds in Specific Appropriations 1637, 1638, 1639, and 1640 are provided to the Department of Environmental Protection for the Drinking Water and Wastewater Treatment Facility Construction State Revolving Loan Programs, the Small Community Sewer Construction Assistance Program, and the Small and Disadvantaged Communities Water Infrastructure Improvements Program developed pursuant to provisions of sections 403.8532, 403.1835, and 403.1838, Florida Statutes. Appropriations used by the department for grants and aids may be advanced in part or in total.

	APPROVED SALARY RATE	2,538,948		
1623	SALARIES AND BENEFITS FROM FEDERAL GRANTS TRUST FROM LAND ACQUISITION TRUST FROM WATER QUALITY ASSURANT FUND	FUND ST FUND	57.00	3,220,569 657,058 473,584
1624	OTHER PERSONAL SERVICES FROM COASTAL PROTECTION THE FROM LAND ACQUISITION TRUS FROM WATER QUALITY ASSURAN FUND	ST FUND		9,744 85,000 86,584
1625	EXPENSES FROM FEDERAL GRANTS TRUST FROM LAND ACQUISITION TRUST FROM WATER QUALITY ASSURANT FUND	ST FUND		289,494 75,370 96,400
1626	OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUS	ST FUND		10,000
1627	SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PI	LANNING GRANTS		

1,140,164

1627A SPECIAL CATEGORIES

FROM FEDERAL GRANTS TRUST FUND . . .

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION APPROPRIATION CONTRACTED SERVICES FROM GENERAL REVENUE FUND 800.000 From the funds provided in Specific Appropriation 1627A, \$800,000 in nonrecurring funds from the General Revenue Fund is provided for the following projects: Coastal Mitigation and Sand Retention Pilot (HB 9251) (Senate Form 2551)..... 200,000 Key Biscayne Sargassum Removal (HB 3889) (Senate Form 1554)..... 200,000 Loggerhead Marinelife Center Improving Water Quality & Coastline Cleanliness (HB 2573) (Senate Form 1140)..... 250,000 White Springs Water Treatment & Distribution (HB 4105) (Senate Form 1802)..... 150,000 1628 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER OUALITY ASSURANCE TRUST 1,780,902 1629 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND . . . 5.616 FROM LAND ACQUISITION TRUST FUND . . 1,962 FROM MINERALS TRUST FUND 473 FROM WATER QUALITY ASSURANCE TRUST 349 1630 SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP 76,578 FROM INLAND PROTECTION TRUST FUND . 1631 SPECIAL CATEGORIES WATER WELL CLEANUP FROM WATER OUALITY ASSURANCE TRUST 894,350 1632 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND . . . 13,447 FROM LAND ACQUISITION TRUST FUND . . 1,519 FROM WATER QUALITY ASSURANCE TRUST 2,236 1633 FIXED CAPITAL OUTLAY NATURAL RESOURCE DAMAGE RESTORATION -FINAL RESTORATION - DEEPWATER HORIZON OIL SPILL FROM COASTAL PROTECTION TRUST FUND . 20,239,815 1634 FIXED CAPITAL OUTLAY SPRINGS RESTORATION FROM LAND ACQUISITION TRUST FUND . . 50,000,000 Funds in Specific Appropriation 1634 may be used for land acquisition to protect springs and for capital projects that protect the quality and quantity of water that flow from springs. FIXED CAPITAL OUTLAY HAZARDOUS WASTE CONTAMINATED SITE CLEANUP FROM WATER QUALITY ASSURANCE TRUST 1,000,000 Funds in Specific Appropriation 1635 are provided to assist homeowners with private wells who are experiencing contamination of their drinking water from perfluorooctanoic acid (PFOA), perfluorooctane sulfonate (PFOS), and other emerging contaminants of concern. 1635A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

GRANTS AND AIDS - WATER PROJECTS

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION

FROM GENERAL REVENUE FUND 76,580,163

The funds appropriated in Specific Appropriation 1635A are supplemental to the funds previously committed by the water management districts towards the implementation of the named projects. A water management district shall not reduce the funds committed by it or in any way limit or restrict those funds as a result of this appropriation.

From the funds in Specific Appropriation 1635A, \$76,580,163 in nonrecurring funds from the General Revenue Fund is provided for the following water projects:

Apalachicola Inflow and Infiltration Study (HB 2999)	
(Senate Form 1432)	100,000
Atlantic Beach Aquatic Gardens/Hopkins Creek Flood Mitigation Phase 2 (HB 2715) (Senate Form 2065)	500,000
Aventura Curbing of Swale Flooding on Country Club Drive	,
(HB 2875) (Senate Form 1136)Bal Harbour Village Stormwater System Improvement (HB	250,000
2877) (Senate Form 1114)	425,000
4785) (Senate Form 2192)	950,000
Belle Glade NW/SW 3rd Avenue, SW Avenue B Extension Corridor Stormwater Conveyance Improvements (HB 2193) (Senate Form 1131)	100,000
Boca Raton 20-inch Critical Wastewater Force Main Resiliency Project Replacement/Redundancy (HB 2451)	100,000
(Senate Form 1488)	200,000
Bonita Imperial Bonita Estates (IBE)/Quinn/Downs/Dean Street Drainage Project (HB 9055) (Senate Form 1222) Bowling Green Inflow of Rain Water (HB 4075) (Senate Form	750,000
2011)	100,000
Brevard County Septic to Sewer Conversion for 1,019 Homes (HB 3727) (Senate Form 1187)	1,000,000
Brevard County Water Quality Improvements (HB 2053) Brooksville Lamar Drinking Water Plant (HB 3505) (Senate	2,200,000
Form 1861)	400,000
Development (HB 3503) (Senate Form 1862)	150,000
Caloosahatchee River Submerged Aquatic Vegetation Restoration (HB 3371) (Senate Form 2425)	1,150,000
Cape Canaveral Wastewater Treatment Plant Improvements	
(HB 2399) (Senate Form 1479)	250,000
Line (HB 9021) (Senate Form 1684)	1,500,000
Cape Coral Reservoir and Pipeline Project (HB 9011) (Senate Form 1686)	500,000
Central Florida Zoo and Botanical Gardens Rainwater Harvesting (HB 4895) (Senate Form 1966)	150,000
Charlotte County Countryman Ackerman Septic-to-Sewer (HB	130,000
4315) (Senate Form 1236)	1,000,000
3207) (Senate Form 2216)	100,000
Citrus County Kings Bay Restoration Project (HB 3491) (Senate Form 1863)	1,500,000
Citrus County Old Homosassa Downtown East Septic to Sewer (HB 2817) (Senate Form 1865)	
Clay County Utility Authority Saratoga Springs Water	2,000,000
Treatment Plant (HB 4953) (Senate Form 2520) Coconut Creek Hillsboro Water Storage Tank Rehabilitation	1,500,000
(HB 3187) (Senate Form 1537)	100,000
Collier County Cocohatchee River Critical Dredge Project (HB 4829) (Senate Form 1042)	100,000
Collier County Golden Gate City Outfall Restoration	
Project Phase 1 (HB 3369) (Senate Form 1040)	100,000 300,000
Coral Gables Comprehensive Inflow and Infiltration	,
Program (HB 3035) (Senate Form 2499) Crystal River Sewer Master Plan Study (HB 3475) (Senate	100,000
Form 1879)	150,000
Cutler Bay Wetland Restoration Project (HB 3757) (Senate Form 1559)	100,000
Dania Beach NW/SW 1 Avenue Water Infrastructure Revitalization (HB 3333) (Senate Form 1720)	250,000
ACTIVATIBACION (ND 3333) (SCHACE FORM 1/20)	230,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION Daytona Beach Flood Mitigation Project (HB 3579) (Senate Lake Seminole Submerged Aquatic Vegetation Renourishment (Senate Form 2077)..... 992,278 200.000 Form 2059)..... DeBary Stormwater Infrastructure Improvements within the Largo Keene Park Sanitary Sewer Improvements (HB 3237) Glen Abbey and Summerhaven (HB 3133) (Senate Form 1970). 300,000 (Senate Form 1772)..... 90,000 Lauderdale-By-The-Sea Septic to Sewer (HB 2645) (Senate DeFuniak Springs CR 280B Water and Sewer Expansion (HB 9257) (Senate Form 2156)..... 250,000 500,000 Form 1649)..... Lauderhill Southeast Water Service Project (HB 3477) DeLand/Volusia County Connection Assistance Springshed Initiative (HB 2201) (Senate Form 1699)..... 100,000 (Senate Form 1295)..... 500,000 Lee County Artesian Well Abandonment Project (HB 9171) Deltona Eastern Water Reclamation Facility Expansion (HB (Senate Form 1683)..... 3227) (Senate Form 1704)..... 150,000 80,000 Doral Stormwater Improvements NW 89 Pl (25-20 St.) (HB Loxahatchee Groves Canal System Rehabilitation (HB 4097) (Senate Form 2249)..... 150,000 3205) (Senate Form 1334)..... 100,000 Doral Stormwater Master Plan Update (HB 3447) (Senate Macclenny Water Treatment Plant II Upgrades and 12-inch Water Main Extension (HB 3745) (Senate Form 2492)...... 200,000 Form 1268)..... 170.000 Manatee County Water Quality Improvement with Native El Portal Little River Septic to Sewer NE 2nd Avenue Commercial (HB 3441) (Senate Form 1490)..... 500,000 Oysters and Clams (HB 3829) (Senate Form 1173)...... 950,000 Emerald Coast Utilities Authority Septic to Sewer for Margate Water Treatment Plant Improvements (HB 3211) Enhancement of Economic Development in the Brownsville (Senate Form 1529)..... 150,000 Area PhaseI (HB 2149) (Senate Form 2166)..... 250,000 Marion County Septic to Sewer Initiative (HB 2057) Flagler Beach Wastewater Treatment Plant Improvements (HB (Senate Form 1192)..... 200,000 2269) (Senate Form 2040)..... 900,000 Martin County Cypress Creek Floodplain Restoration Flagler County West Flooding and Environmental Mitigation Project (HB 2195) (Senate Form 2497)..... 100,000 Water Control Project Phase I (HB 4979) (Senate Form Martin County Savanna South Water Control Weir (HB 2177) (Senate Form 2498)..... 100.000 2559)..... 200,000 Florida Keys Aqueduct Authority Stock Island Reverse Medley Tobie Wilson Multiuse Community Center Water Quality Improvements and Bulkhead Replacement (HB 3365) Osmosis Plant (HB 2361) (Senate Form 1346)..... 500,000 Fort Lauderdale Dorsey-Riverbend Stormwater Improvements (Senate Form 1519)..... 100,000 (HB 2569) (Senate Form 1071)..... 250,000 Melbourne Eau Gallie River Dam Replacement (HB 4251) (Senate Form 1647)..... Fort Myers At-Risk Neighborhood Infrastructure 250,000 Improvements/Citywide Septic Tank Abandonment (HB 9035). 100,000 Melbourne Septic to Sewer Infrastructure Project (HB Fort Myers Beach Estero Boulevard Water Improvements (HB 4255) (Senate Form 2424)..... 380,000 Melbourne Village Dayton Bridge and Culvert Replacement 9051) (Senate Form 1689)..... 200,000 Fort Myers Billy's Creek Restoration Final Phase (HB (HB 4855) (Senate Form 1814)..... 250,000 9031) (Senate Form 1688)..... Miami Beach 75th Street Booster Station (HB 2537) (Senate 1,000,000 Fort Myers Midtown Urban Infill Development Water Quality Form 1112)..... 200,000 Planning Initiative (HB 9029) (Senate Form 1687)...... Miami Gardens NW 159 Street Drainage Improvement Project 250.000 (HB 3405) (Senate Form 1247)..... Fort White Water Supply Project (HB 2605) (Senate Form 20,000 Miami Gardens NW 195 Street and NW 12 Ave Stormwater 2483)..... 2,805,610 Drainage Improvement (HB 3407) (Senate Form 1248)...... Gainesville Lower-Income Neighborhood Septic-to-Sewer 30,000 Water Quality Improvements (HB 3541) (Senate Form 2237). 100,000 Miami Lakes Loch Lomond Drainage Improvements Project (HB Golden Beach Center Island Phase 2 Storm Pump Station (HB 3553) (Senate Form 1065)..... 1,000,000 Miami Lakes Royal Oaks Drainage Improvements Project (HB 2391) (Senate Form 1492)..... 500,000 Greenacres Swain Blvd Sewer Extension (HB 3663) (Senate 3389) (Senate Form 1064)..... 1,000,000 Form 1244)..... 225,000 Miami Shores Village Shores Estates Drain Water System Grove Land Reservoir (Senate Form 2534)..... 1,000,000 (HB 3443) (Senate Form 1681)..... 100,000 Havana Lift Station Upgrades (HB 2679) (Senate Form 1463). 50.000 Miami Springs East Drive Stormwater and Road Improvement (HB 3383) (Senate Form 1204)..... Hendry County Wastewater Infrastructure on US27/SR80 800,000 Connecting Airglades (HB 2847) (Senate Form 1314)..... Milton North Santa Rosa Regional Water Reclamation 1,000,000 Hernando County Glen Water Reclamation Facility (WRF) Facility (HB 2923) (Senate Form 1393)..... 500,000 Denitrification Upgrades (HB 3513) (Senate Form 1858)... Naples Design of Phase 2 - Naples Bay Red Tide Septic 900,000 Holmes Beach Flood Prevention Improvements (HB 3835) Tank Mitigation Program (HB 4835) (Senate Form 1039).... 1,100,000 (Senate Form 1813)..... 2,000,000 Nassau County American Beach Well and Septic Phase Out Homestead Automatic Flushing System (HB 3165) (Senate (HB 2215) (Senate Form 1367)..... 900,000 New Port Richey 2019 Beach Street Stormwater Drainage Form 2538).... 150,000 Homosassa River Restoration (HB 2619) (Senate Form 1864)... 1,500,000 Improvements (HB 4423) (Senate Form 1147)..... 200,000 Hypoluxo Septic to Sewer Conversion (HB 2411)..... 200.000 New Smyrna Beach Septic to Sewer Feasibility Study (HB IMPOWER/Grove Sewer Connection (HB 2335) (Senate Form 125,000 2546)..... 220,000 Newberry State Road 26 Water & Wastewater Infrastructure Indian Harbour Beach and Satellite Beach Muck Dredging (HB 2691) (Senate Form 2236)..... 200,000 (HB 4117) (Senate Form 1645)..... North Lauderdale SW 13th Street Drainage Improvements (HB 1,000,000 Indian River County North Sebastian Septic to Sewer Phase 2901) (Senate Form 1290)..... 100,000 2 (HB 4733) (Senate Form 1183)..... 750,000 North Miami Beach Corona del Mar Phase II Sewer System Indian Trail Improvement District M-O Outfall Canal Gate (HB 2881) (Senate Form 1269)..... 225,000 North Miami Septic to Sewer Conversions (HB 3439) (Senate (HB 2575) (Senate Form 2276)..... 200,000 Inglis Sub-Regional Wastewater System (HB 3769) (Senate Form 2282)..... 200,000 Form 1105).... 200.000 North Port Warm Mineral Springs Water and Sewer Utilities Jupiter Pennock Industrial Park Stormwater Improvements (HB 2791) (Senate Form 2579)..... 300,000 Oak Hill Septic to Sewer Retrofit Area 2A (HB 3229) 150,000 Jupiter Seminole Avenue Stormwater Basin Improvements (HB (Senate Form 1703)..... 200,000 Oakland-South Lake Apopka Initiative (HB 2291) (Senate 250,000 Jupiter Sims Creek Preserve Hydrologic Restoration (HB Form 1189)..... 250,000 150,000 Okaloosa County Overbrook Area Flooding (HB 3109) (Senate Lake Clarke Shores - Septic to Sewer Design Project (HB 375,000 Form 2413)..... 2211) (Senate Form 1111)..... 236,177 Okeechobee Utility Authority Southwest Wastewater Service

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

SPECIFIC	SPORTALION	SPECIFIC NATURAL	RESOURCES/ENVIRONMENT/GROWIN PRINCEPENT/TRAI	NOTORIATION
APPROPRIATION		APPROPRIATION		
Area (HB 3243) (Senate Form 1755)Orange City Blue Spring Nutrient Reduction - Septic to	500,000		provement Project (HB 2139)	150,000
Sewer Conversion (HB 3025) (Senate Form 1969) Orange County Wekiwa Springs Septic Tank Retrofit Project	500,000	Project (HB	3177) (Senate Form 1483)	100,000
(HB 3567) (Senate Form 2003)	500,000	2675) (Senat	te Form 2440)bh V. Chisholm Park (HB 3861) (Senate Form	450,000
Osceola County Lake Toho Water Restoration Diversion Wall Design and Construction (HB 3865) (Senate Form 2325)	300,000	2321)		300,000
Oviedo Regional Stormwater Pond Final Phase (HB 2427) (Senate Form 1958)	200,000		1 Sanitary Sewer Capacity Improvement (HB	1,000,000
Palatka Drinking Water Infrastructure Improvements (HB 4969) (Senate Form 2181)	500,000	Stuart Alterna	ative Water Supply Phase 2 (HB 2261) (Senate	1,000,000
Palm Beach County-Lake Worth Lagoon Monitoring Program		Sunny Isles Be	each Golden Shores Pump Station (HB 2555)	
(HB 2407) (Senate Form 1066)Palm Beach County-Singer Island Submerged Lands	500,000		1137)vert Effluent Main to Water Reuse	100,000
Acquisition (HB 2403)	150,000		1 (HB 2843) (Senate Form 1485)t Avenue Drainage Improvements (HB 3875)	150,000
Form 2022)	100,000	(Senate Form	n 2400)	250,000
Panama City Millville Waste Water Treatment Plant Relocation Assessment (HB 4771) (Senate Form 2196)	500,000	Improvements	g (HB 4621) (Senate Form 1278)	250,000
Panama City Remove and Relocate Sanitary Sewer Line from St. Andrews Bay (HB 4767) (Senate Form 2195)	600,000		vater Culvert Headwalls Phase 7 (HB 3487)	400,000
Parkland Stormwater Quality Improvement Project (HB 2125) (Senate Form 1130)	100,000		ubdivision Drainage Improvements Phase II Senate Form 2421)	250,000
Pasco County Handcart Road Water and Wastewater (HB 2035)		Tampa Bay Wate	er Cypress Bridge Wellfield Improvements (HB	
(Senate Form 1857)	5,750,000	Tampa Septic t	te Form 2173)	250,000 100,000
848 (HB 2591) (Senate Form 1427)Pasco County Quail Hollow Blvd. South (SW-530) (HB 3181)	100,000		er Lateral Lining Project (HB 3325) (Senate	250,000
(Senate Form 2275)Pembroke Park John P. Lyons Lane Stormwater Pumping	850,000		S Anclote River Extended Turning Basin 8121) (Senate Form 1503)	812,100
Station (HB 4017) (Senate Form 1092)Penney Farms Potable Water Update for Deteriorating	100,000	Taylor Creek R	Restoration Muck Removal Project (HB 2013)	500,000
Pipeline (HB 4947) (Senate Form 1108)	100,000	Temple Terrace	e Golf and County Club Water Conservation	
Pinecrest Stormwater Improvements (HB 3807) (Senate Form 1556)	150,000	Umatilla Waste	9175) (Senate Form 2465)ewater Interconnection with City of Eustis	958,000
Pinellas Park Orchid Lake Improvements Phase II (HB 2233) (Senate Form 2463)	270,000		Senate Form 1087)	500,000
Plant City Mcintosh Park Integrated Water Master Plan (HB 4729) (Senate Form 2028)	500,000	Including Em	nergency Interconnect (HB 2363) (Senate Form	200,000
Polk Regional Water Cooperative Heartland Headwaters	500,000	Virginia Garde	ens 37 Street Stormwater Improvements (HB	
Ponce Inlet Ponce De Leon Circle Septic to Sewer (HB 2583) (Senate Form 1701)	125,000	Virginia Garde	ce Form 1521)ens 62 Ave & 40 Terr Stormwater/ADA	510,000
Port Orange Howes Street Drainage Improvements (HB 2383) (Senate Form 1702)	250,000		G (HB 3401) (Senate Form 1154)	580,000
Port St. Joe First Street Sewer Lift Station (HB 3005) (Senate Form 1541)	100,000		ce Form 2056)	500,000
Port St. Lucie Septic to Sewer Conversion Program (HB 2803) (Senate Form 2277)	100,000	1132)	able Water System Improvements Phase II (HB	220,000
Punta Gorda Boca Grande Area Water Quality Improvements		3387) (Senat	ce Form 2471)	500,000
(HB 4317) (Senate Form 1743)Putnam County East Putnam Drainage and Flooding	100,000	(HB 4007) (S	ch SCADA Cybersecurity Technology Upgrades Senate Form 1710)	250,000
Mitigation (HB 4971) (Senate Form 1424) Riviera Beach Utilities Special District Intracoastal	455,998		llennium Park Reclaim Main Extension (HB	100,000
Critical Water Main Replacement (HB 4003) (Senate Form 1713)	200,000	The nonrecurrin	ng funds in Specific Appropriation 1635A app	ropriated to
Rockledge Biosolids Final Design (HB 4119) (Senate Form 1725)	150,000	the Department	of Environmental Protection for the Polk Regartland Headwaters Protection and Sustain	gional Water
Sanford Nutrient Reduction - Lakes Monroe and Jesup (HB	·	provided for	the purpose of entering into financial	assistance
3537) (Senate Form 2002)	750,000	distributed in	n the Polk Regional Water Cooperative as accordance with the projects identified in	n the Annual
Management System (HB 3313)	150,000		Nater Resources Report submitted to the action 373.463, Florida Statutes, to finance	
Improvements (HB 9057) (Senate Form 1691)	100,000	designing or con	nstructing projects that protect, restore, or ne river systems located in Polk County.	
(Senate Form 2161)	100,000		AIDS TO LOCAL GOVERNMENTS AND	
Recharge Wells (HB 2509) (Senate Form 1101) Seminole County Lake Jesup Watershed Project (HB 3539)	100,000		TITIES - FIXED CAPITAL OUTLAY AID - NON-POINT SOURCE (NPS)	
(Senate Form 1953)Sopchoppy Waterline Replacement (HB 2983) (Senate Form	350,000	MANAGEMENT	PLANNING GRANTS AL GRANTS TRUST FUND	8,500,000
1460)South Bay Stormwater Flood Control and Waterway	200,000		ACQUISITION TRUST FUND	5,000,000
Management Phase 2 (HB 2083) (Senate Form 1129) South Indian River Water Control District Section 7	150,000		AIDS TO LOCAL GOVERNMENTS AND PITIES - FIXED CAPITAL OUTLAY	

GRANTS AND AIDS TO LOCAL GOVERNMENTS AND

NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - WATER OUALITY

92,774

478,942

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION APPROPRIATION DRINKING WATER FACILITY CONSTRUCTION -IMPROVEMENTS FROM GENERAL REVENUE FUND STATE REVOLVING LOAN 25,000,000 FROM GENERAL REVENUE FUND 32,172,200 FROM DRINKING WATER REVOLVING LOAN The nonrecurring funds in Specific Appropriation 1641 are provided for a grant program to provide up to a 50 percent matching grant to local TRUST FUND 215.058.594 governmental agencies as defined in section 403.1835, Florida Statutes, for wastewater and stormwater improvements, including septic conversion 1638 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY and remediation. No match is required for local governmental agencies WASTEWATER TREATMENT FACILITY CONSTRUCTION defined as a rural area of opportunity under section 288.0656, Florida FROM GENERAL REVENUE FUND Statutes, or if a local governmental agency is implementing a public 15.428.800 FROM WASTEWATER TREATMENT AND private partnership pay for performance agreement. The program supports the efforts of the Blue-Green Algae Task Force consensus findings to STORMWATER MANAGEMENT REVOLVING address nutrient loads to impaired waterbodies affected by blue-green LOAN TRUST FUND 274,344,346 algae. The Department of Environmental Protection may contract with local governmental agencies to administer the program. 1638A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - FLORIDA KEYS AREA OF 1641A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CRITICAL STATE CONCERN FROM GENERAL REVENUE FUND GRANTS AND AIDS - INDIAN RIVER LAGOON 4.000.000 WATER QUALITY IMPROVEMENT PROJECTS FROM LAND ACQUISITION TRUST FUND . . 6,000,000 FROM GENERAL REVENUE FUND 25,000,000 The nonrecurring funds in Specific Appropriation 1638A are provided to the Department of Environmental Protection for the purpose of entering The funds in Specific Appropriation 1641A are provided to the St. Johns into financial assistance agreements with local governments located in River Water Management District for Indian River Lagoon water quality the Florida Keys Area of Critical State Concern or the City of Key West improvement projects. Area of Critical State Concern, to be distributed in accordance with the existing interlocal agreement among the Village of Islamorada, the Key 1641B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND Largo Wastewater Treatment District, the City of Marathon, the Monroe NONSTATE ENTITIES - FIXED CAPITAL OUTLAY County/Florida Keys Aqueduct Authority, the City of Key West, and Key GRANTS AND AIDS - CORAL REEF PROTECTION Colony Beach, to finance or refinance the cost of constructing sewage AND RESTORATION collection, treatment, and disposal facilities; building projects that FROM GENERAL REVENUE FUND 10,000,000 protect, restore, or enhance nearshore water quality and fisheries, such as stormwater or canal restoration projects and projects to protect 1641C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND water resources available to the Florida Keys; or for the purposes of NONSTATE ENTITIES - FIXED CAPITAL OUTLAY ST. JOHNS/SUWANNEE/APALACHICOLA RIVERS land acquisition within the Florida Keys Area of Critical Concern as authorized pursuant to s. 259.045, Florida Statutes, with increased WATERSHEDS AND SPRINGS COAST WATERSHED -WATER QUALITY IMPROVEMENTS priority given to those acquisitions that achieve a combination of conservation goals, including protecting Florida's water resources and FROM GENERAL REVENUE FUND 25,000,000 natural groundwater recharge. TOTAL: WATER RESTORATION ASSISTANCE FROM GENERAL REVENUE FUND 1639 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND 214,735,813 NONSTATE ENTITIES - FIXED CAPITAL OUTLAY 603,741,154 SMALL COUNTY WASTEWATER TREATMENT GRANTS FROM FEDERAL GRANTS TRUST FUND . . . TOTAL POSITIONS 13.000.000 57.00 TOTAL ALL FUNDS 818,476,967 From the nonrecurring funds in Specific Appropriation 1639, \$2,000,000 is provided to publicly owned utilities to remove sand and grit from PROGRAM: ENVIRONMENTAL ASSESSMENT AND RESTORATION wastewater treatment plants with daily flow less than 3 MGD and associated collection systems that must remain in operation during WATER SCIENCE AND LABORATORY SERVICES cleaning to avoid the discharge of untreated wastewater. The department shall coordinate the selection and administration of projects. Funds APPROVED SALARY RATE 9.441.116 shall be distributed on a first-come, first-serve basis and require a local match of at least 50 percent, with the exception that the local SALARIES AND BENEFITS FROM FEDERAL GRANTS TRUST FUND . . . match shall be waived by the department if: 1) the public utility is 3,003,341 located in a Rural Area of Opportunity pursuant to section 288.0656, FROM INTERNAL IMPROVEMENT TRUST Florida Statutes; 2) the public utility is located in a county that has 111.786 FROM LAND ACQUISITION TRUST FUND . . a poverty level equal to or greater than 20 percent as defined by the 7,230,182 most recent federal census; or, 3) the public utility is located in and wholly serves a municipality that has a poverty level equal to or FROM WATER QUALITY ASSURANCE TRUST 3,093,219 greater than 25 percent as qualified by the municipality and such qualification is accepted by the department (HB 2747) (Senate Form 1643 OTHER PERSONAL SERVICES FROM INTERNAL IMPROVEMENT TRUST 1472). 7,197 FROM LAND ACQUISITION TRUST FUND . . GRANTS AND AIDS TO LOCAL GOVERNMENTS AND 94,215 NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FROM WATER QUALITY ASSURANCE TRUST GRANTS AND AIDS - SMALL AND DISADVANTAGED 221,548 COMMUNITIES (SDC) WATER INFRASTRUCTURE FROM GENERAL REVENUE FUND 754,650 FROM FEDERAL GRANTS TRUST FUND . . . 211,828 FROM FEDERAL GRANTS TRUST FUND . . . 1,677,000 FROM LAND ACQUISITION TRUST FUND . . 1,576,091 FROM SOLID WASTE MANAGEMENT TRUST

FROM WATER QUALITY ASSURANCE TRUST

SPECI		RANSPORTATION	SPECI		TH MANAGEMENT/TRANSP	ORTATION
	PRIATION OPERATING CAPITAL OUTLAY		APPRO.	PRIATION TRANSFER TO INDIAN RIVER LAGOON NATIONAL	1	
1013	FROM SOLID WASTE MANAGEMENT TRUST			ESTUARY PROGRAM		
	FUND	66,267		FROM GENERAL REVENUE FUND	250,000	
1646	FUND	132,533	fu	om the funds in Specific Appropriation nds from the General Revenue Fund shall ogram activities necessary to achieve	be used for Nationa	l Estuary
1040	ACQUISITION OF MOTOR VEHICLES FROM WATER QUALITY ASSURANCE TRUST		ad	opted by the Department of Environment ver and Banana River Lagoons. The Indian R	al Protection for t	he Indian
	FUND	160,000		ogram shall report to the department annua		
1647	SPECIAL CATEGORIES GROUND WATER QUALITY MONITORING NETWORK		1659	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FROM WATER QUALITY ASSURANCE TRUST			SERVICES - HUMAN RESOURCES SERVICES		
	FUND	2,344,432		PURCHASED PER STATEWIDE CONTRACT		
				FROM FEDERAL GRANTS TRUST FUND		11,488
1648	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND		37,352
	WATER MANAGEMENT DISTRICTS LABORATORY			FROM WATER QUALITY ASSURANCE TRUST		12,927
	SUPPORT FROM GRANTS AND DONATIONS TRUST			FUND		12,921
	FUND	176,425	1660	SPECIAL CATEGORIES		
		1.0/120		TOTAL MAXIMUM DAILY LOADS		
1649	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND		1,223,964
	EVERGLADES LAB SUPPORT					
	FROM WATER QUALITY ASSURANCE TRUST	021 564	1661	FIXED CAPITAL OUTLAY		
	FUND	231,564		TOTAL MAXIMUM DAILY LOADS FROM LAND ACQUISITION TRUST FUND		25,000,000
1650	SPECIAL CATEGORIES			FROM DAND ACQUISITION TRUST FUND		23,000,000
2000	ACQUISITION AND REPLACEMENT OF BOATS,		Fr	om the funds in Specific Appropriatio	on 1661, the depar	tment may
	MOTORS, AND TRAILERS		in	clude innovative water treatment projects	that demonstrate th	e ability
	FROM WATER QUALITY ASSURANCE TRUST			most rapidly achieve department verified		
	FUND	78,000		ad reductions consistent with the nutri		
1651	ODDOTAL GAMEGODING			tal maximum daily loads established by th		
1651	SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PLANNING GRANTS			y also provide cost-share funding for ojects.	Timovacive nucrien	t removal
	FROM FEDERAL GRANTS TRUST FUND	1,178,126	PI	ojects.		
	TROIT LEBERGE CHERTO TROOT FORD	1/1/0/120	1662	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND)	
1652	SPECIAL CATEGORIES			NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	LABORATORY SERVICES			GRANTS AND AID - NON-POINT SOURCE (NPS)		
	FROM FEDERAL GRANTS TRUST FUND	150,000		MANAGEMENT PLANNING GRANTS		1 500 000
1653	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TRUST FUND		1,500,000
1033	CONTRACTED SERVICES		TOTAL	: WATER SCIENCE AND LABORATORY SERVICES		
	FROM SOLID WASTE MANAGEMENT TRUST			FROM GENERAL REVENUE FUND	250,000	
	FUND	207,354		FROM TRUST FUNDS		49,938,257
	FROM WATER QUALITY ASSURANCE TRUST	044 005		MODEL DOCUMENTO	100.00	
	FUND	214,205		TOTAL POSITIONS	199.00	50,188,257
1654	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP		PROGR	AM: WATER RESOURCE MANAGEMENT		
	FROM SOLID WASTE MANAGEMENT TRUST	242 542		DECOUDED AND GENERAL		
	FUND	312,710	WATER	RESOURCE MANAGEMENT		
1655	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		i	APPROVED SALARY RATE 11,066,727		
	FROM FEDERAL GRANTS TRUST FUND	14,658	1663	SALARIES AND BENEFITS POSITIONS	218.00	
	FROM INTERNAL IMPROVEMENT TRUST	,		FROM FEDERAL GRANTS TRUST FUND		4,301,612
	FUND	560		FROM LAND ACQUISITION TRUST FUND		3,945,140
	FROM LAND ACQUISITION TRUST FUND	36,193		FROM MINERALS TRUST FUND		1,463,787
	FROM WATER QUALITY ASSURANCE TRUST	12 470		FROM NON-MANDATORY LAND RECLAMATION TRUST FUND		1 501 050
	FUND	13,479		FROM PERMIT FEE TRUST FUND		1,581,052 3,189,395
1656	SPECIAL CATEGORIES			FROM WATER QUALITY ASSURANCE TRUST		3,107,373
	U.S. GEOLOGIC SURVEY COOPERATIVE AGREEMENT			FUND		1,808,080
	FROM WATER QUALITY ASSURANCE TRUST					
	FUND	214,897	1664	OTHER PERSONAL SERVICES		080 101
1657	CDECTAL CATECODIEC			FROM LAND ACQUISITION TRUST FUND		278,481
1657	SPECIAL CATEGORIES TRANSFER TO INSTITUTE OF FOOD AND			FROM MINERALS TRUST FUND FROM NON-MANDATORY LAND		31,601
	AGRICULTURE SCIENCES (IFAS) - LAKEWATCH			RECLAMATION TRUST FUND		41,759
	FROM INTERNAL IMPROVEMENT TRUST			FROM WATER QUALITY ASSURANCE TRUST		1
	FUND	500,000		FUND		890,549
1650	CDECTAL CATEGORIEC		1665	EXPENSES		
1658	SPECIAL CATEGORIES		T002	Cachia Jua		

SECTIO	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT	T/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIF			SPECIFIC
APPROF	PRIATION	(20, 070	APPROPRIATION
	FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	629,979 355,389	MANAGEMENT PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND 4,000,000
	FROM NON-MANDATORY LAND	333,307	FROM FEDERAL GRANTO TROOF FORD
	RECLAMATION TRUST FUND	305,180	1676 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
	FROM PERMIT FEE TRUST FUND	445,870	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
	FROM WATER QUALITY ASSURANCE TRUST		BEACH PROJECTS - STATEWIDE
	FUND	65,508	FROM LAND ACQUISITION TRUST FUND 50,000,000
1666	OPERATING CAPITAL OUTLAY		Funds in Specific Appropriation 1676 are provided for the Department
1000	FROM MINERALS TRUST FUND	1,132	of Environmental Protection's Beach Management Funding Assistance
	FROM NON-MANDATORY LAND	, -	Program (BMFAP) pursuant to section 161.101, Florida Statutes, and shall
	RECLAMATION TRUST FUND	40,125	be distributed in BMFAP priority order based on readiness to proceed.
1668	ODEGIAL GAMEGODING		1/0/3 (Daymo and athormo togat governmented and
1667	SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PLANNING GRANTS		1676A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
	FROM FEDERAL GRANTS TRUST FUND	2,624,930	GRANTS AND AIDS - MADEIRA BEACH SAND GROIN
	11011 12521112 01111111 111001 10115 1 1 1	2,021,500	REFURBISHMENT
1668	SPECIAL CATEGORIES		FROM GENERAL REVENUE FUND 250,000
	NATIONAL POLLUTANT DISCHARGE ELIMINATION		The state of the s
	SYSTEM PROGRAM FROM PERMIT FEE TRUST FUND	139,251	From the funds provided in Specific Appropriation 1676A, \$250,000 in nonrecurring funds from the General Revenue Fund is provided for the
	FROM PERMII FEE IRUSI FUND	139,251	Madeira Beach - Beach Groin Replacement (HB 2611) (Senate Form 1273).
1669	SPECIAL CATEGORIES		maderia beach beach droin Replacement (III 2011) (behace roim 1275).
	CONTRACTED SERVICES		1676B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
	FROM MINERALS TRUST FUND	20,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
16607	ODDOTAL CAMBOODING		GRANTS AND AIDS - FERNANDINA BEACH DUNE
1669A	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES		STABILIZATION PROJECT FROM GENERAL REVENUE FUND 500,000
	FROM GENERAL REVENUE FUND 500,0	100	FROM OBRERGE REVERSE FORD
			The nonrecurring funds in Specific Appropriation 1676B are provided for
	e nonrecurring funds in Specific Appropriation 1669A		the Fernandina Beach Dune Protection and Restoration Project (HB
the	e Florida Ocean and Coastal Policy project (Senate For	rm 1651).	2829) (Senate Form 1365).
1670	SPECIAL CATEGORIES		1676C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
1070	HAZARDOUS WASTE CLEANUP		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
	FROM WATER QUALITY ASSURANCE TRUST		GRANTS AND AIDS - ST. JOHNS COUNTY PONTE
	FUND	353	VEDRA BEACH NORTH BEACH AND DUNE
			RESTORATION
1671	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		FROM GENERAL REVENUE FUND 3,000,000
	FROM FEDERAL GRANTS TRUST FUND	13,726	The nonrecurring funds in Specific Appropriation 1676C are provided for
	FROM LAND ACQUISITION TRUST FUND	11,007	the Ponte Vedra Beach North Beach and Dune Restoration (HB 4759) (Senate
	FROM MINERALS TRUST FUND	3,767	Form 2505).
	FROM NON-MANDATORY LAND		MODEL LIBERT DECOUDED MANY CHARME
	RECLAMATION TRUST FUND FROM PERMIT FEE TRUST FUND	4,969	TOTAL: WATER RESOURCE MANAGEMENT FROM GENERAL REVENUE FUND 4,250,000
	FROM WATER QUALITY ASSURANCE TRUST	10,023	FROM TRUST FUNDS
	FUND	5,982	
		•	TOTAL POSITIONS
1672			TOTAL ALL FUNDS 80,709,553
	HABITAT RESTORATION		PROGRAM: WASTE MANAGEMENT
	FROM NON-MANDATORY LAND RECLAMATION TRUST FUND	145,610	PROGRAM: WASIE MANAGEMENI
	RECEIPTION TROOT FORD T. T. T. T.	113,010	WASTE MANAGEMENT
1673	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		APPROVED SALARY RATE 9,379,211
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		1677 SALARIES AND BENEFITS POSITIONS 181.00
	FROM FEDERAL GRANTS TRUST FUND	6,573	FROM INLAND PROTECTION TRUST FUND . 5,316,813
	FROM LAND ACQUISITION TRUST FUND	29,643	FROM FEDERAL GRANTS TRUST FUND 2,445,198
	FROM MINERALS TRUST FUND	7,957	FROM SOLID WASTE MANAGEMENT TRUST
	FROM NON-MANDATORY LAND	7.450	FUND
	RECLAMATION TRUST FUND FROM PERMIT FEE TRUST FUND	7,450 11,715	FROM WATER QUALITY ASSURANCE TRUST FUND
	FROM WATER QUALITY ASSURANCE TRUST	11,113	1000
	FUND	7,499	1678 OTHER PERSONAL SERVICES
		•	FROM INLAND PROTECTION TRUST FUND . 23,780
1674			FROM FEDERAL GRANTS TRUST FUND 214,193
	WETLANDS PROTECTION FROM FEDERAL GRANTS TRUST FUND	34,459	FROM SOLID WASTE MANAGEMENT TRUST FUND
	INOT I DEBUTE ORBITO INVOI FORD	31,139	FROM WATER QUALITY ASSURANCE TRUST
1675	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		FUND
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	GRANTS AND AID - NON-POINT SOURCE (NPS)		1679 EXPENSES

SECTION SPECIAL SPECIA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/T	RANSPORTATION	SECTION SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION	
	PRIATION			PRIATION	
111 1 110	FROM INLAND PROTECTION TRUST FUND .	561,232		SPECIAL CATEGORIES	
		179,291	1071	TRANSFER TO DEPARTMENT OF REVENUE -	
	FROM FEDERAL GRANTS TRUST FUND	117,271		ADMINISTRATION OF LEAD ACID BATTERY FEE	
	FROM SOLID WASTE MANAGEMENT TRUST	227 004			
	FUND	227,094		FROM WATER QUALITY ASSURANCE TRUST	1
	FROM WATER QUALITY ASSURANCE TRUST	440.000		FUND	2
	FUND	418,878		ODEGET-1 GLEDGODEDG	
			1692	SPECIAL CATEGORIES	
1680	AID TO LOCAL GOVERNMENTS			TRANSFER TO UNIVERSITY OF FLORIDA -	
	GRANTS AND AIDS - SOUTHERN WASTE			RESEARCH AND TESTING	
	INFORMATION EXCHANGE CLEARING HOUSE			FROM SOLID WASTE MANAGEMENT TRUST	
	FROM SOLID WASTE MANAGEMENT TRUST			FUND	0
	FUND	300,000			
		,	1693	SPECIAL CATEGORIES	
1681	AID TO LOCAL GOVERNMENTS			UNDERGROUND STORAGE TANK CLEANUP	
2002	GRANTS AND AIDS - LOCAL HAZARDOUS WASTE			FROM INLAND PROTECTION TRUST FUND . 4,724,541	1
	COLLECTION			FROM FEDERAL GRANTS TRUST FUND 3,092,467	
	FROM WATER QUALITY ASSURANCE TRUST			TROM TEDERAL GRANTO TROOT FORD	,
		509,994	1694	SPECIAL CATEGORIES	
	FUND	303,334	1074		
1600	ADEDD MING CADIMAL AUMILAU			LOCAL GOVERNMENT CLEANUP CONTRACTING	٨
1682	OPERATING CAPITAL OUTLAY			FROM INLAND PROTECTION TRUST FUND . 11,840,000	U
	FROM INLAND PROTECTION TRUST FUND .	5,350			
	FROM SOLID WASTE MANAGEMENT TRUST		1695		
	FUND	23,757		TRANSFER TO DEPARTMENT OF MANAGEMENT	
	FROM WATER QUALITY ASSURANCE TRUST			SERVICES - HUMAN RESOURCES SERVICES	
	FUND	5,939		PURCHASED PER STATEWIDE CONTRACT	
				FROM INLAND PROTECTION TRUST FUND . 27,717	7
1683	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TRUST FUND 9,410	.0
	STORAGE TANK COMPLIANCE VERIFICATION			FROM SOLID WASTE MANAGEMENT TRUST	
	FROM INLAND PROTECTION TRUST FUND .	6,490,000		FUND	4
	INGII INEEED INGIDOTON INGOI I OND	0,150,000		FROM WATER QUALITY ASSURANCE TRUST	-
1684	SPECIAL CATEGORIES			FUND	٥
1004	TRANSFER TO DEPARTMENT OF HEALTH FOR			19,200	U
			1696	SPECIAL CATEGORIES	
	BIOMEDICAL WASTE REGULATION		1090		
	FROM SOLID WASTE MANAGEMENT TRUST	000 000		TRANSFER TO THE DEPARTMENT OF AGRICULTURE	
	FUND	880,000		AND CONSUMER SERVICES - OPERATION CLEAN	
				SWEEP	
1685	SPECIAL CATEGORIES			FROM SOLID WASTE MANAGEMENT TRUST	
	CONTRACTED SERVICES			FUND	0
	FROM INLAND PROTECTION TRUST FUND .	109,045			
	FROM FEDERAL GRANTS TRUST FUND	4,200	1697	FIXED CAPITAL OUTLAY	
	FROM SOLID WASTE MANAGEMENT TRUST			DRY CLEANING SOLVENT CONTAMINATED SITE	
	FUND	474,000		CLEANUP	
	FROM WATER QUALITY ASSURANCE TRUST			FROM WATER QUALITY ASSURANCE TRUST	
	FUND	62,100		FUND	0
		•			
1686	SPECIAL CATEGORIES		1698	FIXED CAPITAL OUTLAY	
	FEDERAL WASTE PLANNING GRANTS			CLEANUP OF STATE OWNED LANDS	
	FROM FEDERAL GRANTS TRUST FUND	954,153		FROM WATER QUALITY ASSURANCE TRUST	
	TROM TEDERALE GRANTO TROOT TOND	751,155		FUND	٥
1687	SPECIAL CATEGORIES			1000	•
1007			D111	nds in Specific Appropriation 1698 are provided to continue	
	HAZARDOUS WASTE CLEANUP			sessment and remediation activities at contaminated sites and to focus	
	FROM WATER QUALITY ASSURANCE TRUST	1 710 100			
	FUND	1,719,108		addressing specific contamination chemicals, including	
			pe:	rfluorooctanoic acid (PFOA) and perfluorooctane sulfonate (PFOS),	
1688	SPECIAL CATEGORIES			ich are part of a larger group of chemicals known as perfluoroalkyl	
	HAZARDOUS WASTE SITES RESTORATION		an	d polyfluoroalkyl substances (PFAS).	
	FROM FEDERAL GRANTS TRUST FUND	1,108,285			
			1699	FIXED CAPITAL OUTLAY	
1689	SPECIAL CATEGORIES			WASTE TIRE ABATEMENT	
	TRANSFER TO DEPARTMENT OF AGRICULTURE AND			FROM SOLID WASTE MANAGEMENT TRUST	
	CONSUMER SERVICES - MOSQUITO CONTROL			FUND	0
	PROGRAM				
	FROM SOLID WASTE MANAGEMENT TRUST		1700	FIXED CAPITAL OUTLAY	
	FUND	2,660,000		SOLID WASTE LANDFILL CLOSURES	
	2012	= 000 000		FROM SOLID WASTE MANAGEMENT TRUST	
1690	SPECIAL CATEGORIES			FUND	٨
1000	RISK MANAGEMENT INSURANCE			FOND	U
		10 010	1701	עג זייוו אין האידות מיינים אין מיינים איינים אין מיינים איינים איינים אין מיינים איינים אין מיינים איינים א	
	FROM INLAND PROTECTION TRUST FUND .	12,018	TIOT	FIXED CAPITAL OUTLAY	
	FROM FEDERAL GRANTS TRUST FUND	5,527		PETROLEUM TANKS CLEANUP	٥
	FROM SOLID WASTE MANAGEMENT TRUST	. = . =		FROM INLAND PROTECTION TRUST FUND . 125,000,000	U
	FUND	4,707			
	FROM WATER QUALITY ASSURANCE TRUST		1702	FIXED CAPITAL OUTLAY	
	FUND	8,696		HAZARDOUS WASTE CONTAMINATED SITE CLEANUP	
				FROM WATER QUALITY ASSURANCE TRUST	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION	SECTI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC APPROPRIATION	SPECI APPRO	FIC PRIATION
FUND		FROM GRANTS AND DONATIONS TRUST
1703 FIXED CAPITAL OUTLAY		FUND 208,274 FROM STATE PARK TRUST FUND 750,706
DEBT SERVICE - INLAND PROTECTION FINANCING		
CORPORATION FROM INLAND PROTECTION TRUST FUND . 9,326		SPECIAL CATEGORIES LAND MANAGEMENT
		TO 01 (THE TO 1 TO
Funds in Specific Appropriation 1703 are provided for Fiscal Yea 2020-2021 debt service on bonds issued pursuant to Specifi	r C	FROM GENERAL REVENUE FUND 400,000 FROM LAND ACQUISITION TRUST FUND
Appropriation 1660, chapter 2009-81, Laws of Florida, and an administrative expenses of the Inland Protection Financing Corporatio	y n 1714	SPECIAL CATEGORIES
for the purpose of rehabilitation of petroleum contamination site	S 1714	CONTRACTED SERVICES
pursuant to sections 376.30 through 376.317, Florida Statutes.		FROM STATE PARK TRUST FUND
1703A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	1715	SPECIAL CATEGORIES
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - KEY WEST GLASS CRUSHER		AMERICORPS PROGRAM FROM FEDERAL GRANTS TRUST FUND
FROM GENERAL REVENUE FUND 300,000	1816	·
The nonrecurring funds in Specific Appropriation 1703A are provided fo		SPECIAL CATEGORIES OUTSOURCING/PRIVATIZATION
the Key West Glass Crusher (Senate Form 1536).		FROM STATE PARK TRUST FUND 6,619,781
1704 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	1717	SPECIAL CATEGORIES
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SOLID WASTE MANAGEMENT		MANAGEMENT OF WATER CONTROL STRUCTURES FROM STATE PARK TRUST FUND
FROM SOLID WASTE MANAGEMENT TRUST		·
FUND	,000 1718	SPECIAL CATEGORIES CONTROL OF INVASIVE EXOTICS
1705 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		FROM STATE PARK TRUST FUND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - REEF PROTECTION AND TIRE	1719	SPECIAL CATEGORIES
ABATEMENT		RISK MANAGEMENT INSURANCE
FROM SOLID WASTE MANAGEMENT TRUST FUND	,000	FROM LAND ACQUISITION TRUST FUND
TOTAL: WASTE MANAGEMENT	1720	SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND	1720	GREENWAYS CARL MANAGEMENT FUNDING
FROM TRUST FUNDS	, 668	FROM LAND ACQUISITION TRUST FUND 2,222,080
TOTAL POSITIONS	1721	SPECIAL CATEGORIES
TOTAL ALL FUNDS	,668	LAND USE PROCEEDS DISBURSEMENTS FROM STATE PARK TRUST FUND
PROGRAM: RECREATION AND PARKS	1722	SPECIAL CATEGORIES
STATE PARK OPERATIONS	1722	TRANSFER TO DEPARTMENT OF MANAGEMENT
APPROVED SALARY RATE 37,078,341		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
		FROM LAND ACQUISITION TRUST FUND 208,547
1706 SALARIES AND BENEFITS POSITIONS 1,033.50 FROM LAND ACQUISITION TRUST FUND . 32,100	,574	FROM STATE PARK TRUST FUND
FROM STATE PARK TRUST FUND		FIXED CAPITAL OUTLAY
1707 OTHER PERSONAL SERVICES		STATE PARK FACILITY IMPROVEMENTS FROM INTERNAL IMPROVEMENT TRUST
FROM FEDERAL GRANTS TRUST FUND 80 FROM STATE PARK TRUST FUND 6,358	,301	FUND 12,000,000 FROM LAND ACQUISITION TRUST FUND 11,000,000
	, , , , ,	FROM STATE PARK TRUST FUND
1708 EXPENSES FROM FEDERAL GRANTS TRUST FUND 38	.545 1725	FIXED CAPITAL OUTLAY
FROM LAND ACQUISITION TRUST FUND 84		REMOVE ACCESSIBILITY BARRIERS - STATEWIDE
FROM STATE PARK TRUST FUND	,145	FROM STATE PARK TRUST FUND
1709 OPERATING CAPITAL OUTLAY FROM STATE PARK TRUST FUND		FIXED CAPITAL OUTLAY GRANTS AND DONATIONS SPENDING AUTHORITY
TROW STATE FARR IROST FORD	, 700	FROM GRANTS AND DONATIONS TRUST
1710 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		FUND
FROM STATE PARK TRUST FUND	,000 1727	
1711 SPECIAL CATEGORIES		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FEDERAL LAND AND WATER CONSERVATION FUND
DISTRIBUTION OF SURCHARGE FEES	000	GRANTS
FROM STATE PARK TRUST FUND	,000	FROM FEDERAL GRANTS TRUST FUND 3,000,000
1712 SPECIAL CATEGORIES	1728	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
DISBURSE DONATIONS		MONOTUTE EMITTIES - LIVED CALILYE AATINI AATINI

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTAT SPECIFIC APPROPRIATION	SPECIF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION PRICE PRINTING
FLORIDA RECREATION DEVELOPMENT ASSISTANCE GRANTS FROM GENERAL REVENUE FUND 6,342,750	AFFROF	FROM FEDERAL GRANTS TRUST FUND
		EXPENSES FROM FEDERAL GRANTS TRUST FUND
Assistance Program (FRDAP) projects. 1729 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	1733	OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUST FUND 29,292
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY NATIONAL RECREATIONAL TRAIL GRANTS	1734	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND
1729A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY LOCAL PARKS FROM GENERAL REVENUE FUND 4,885,000	1736	SUBMERGED RESOURCE DAMAGED RESTORATIONS FROM WATER QUALITY ASSURANCE TRUST
FROM GENERAL REVENUE FUND 4,005,000		FUND
From the funds in Specific Appropriation 1729A, \$4,885,000 nonrecurring funds from the General Revenue Fund is provided for following local parks:		SPECIAL CATEGORIES FLORIDA RESILIENT COASTLINE INITIATIVE FROM GENERAL REVENUE FUND 10,000,000
Deering Estate Foundation's Field Study Research Center	,000 rec	om the funds in Specific Appropriation 1737, \$10,000,000 in curring funds from the General Revenue Fund is provided for the orida Resilient Coastline Initiative to assist local governments with
Green Cove Springs Public Safety and River Access Project		orm resiliency, sea level rise planning, coastal resilience projects, l coral reef health.
Gulfport Linear Breakwater Park Project (HB 4087) (Senate Form 1421)250	The pla	department shall perform an analysis for each assessment and unning grant provided to local communities during the 2020-2021 fiscal
Historic Fort Meade Peace River Park Outpost (HB 2127) (Senate Form 1741)	,000 exp	ur. The analysis shall include for each grant; an accounting of grant menditures, descriptions of goals and objectives, and project commendations and estimated costs of those projects. The analysis
(Senate Form 1088)	,000 sha the	ull be submitted to the chair of the Senate Appropriations Committee, chair of the House of Representatives Appropriations Committee, and
Mangonia Park Addie L. Green Park Improvements (HB 3395)		Executive Office of the Governor's Office of Policy and Budget by ober 1, 2020.
Pahokee King Memorial Park Improvements (HB 2029) (Senate	·	SPECIAL CATEGORIES CONTRACTED SERVICES
	,000	FROM GENERAL REVENUE FUND
Royal Palm Beach Commons Park All-Access Playground (HB 3125) (Senate Form 2090)	,000 Fro	m the funds in Specific Appropriation 1738, \$142,000 in a control of the securing funds from the General Revenue Fund is provided for the
	,000 Lon	gboat Key Assessment of Sea Level Rise and Recurring Storm Flooding se 3 and 4 (HB 3827) (Senate Form 2572).
Tamarac ADA Compatible Caporella Park Enhancements (HB	,000 1739 ,000	SPECIAL CATEGORIES MARINE RESEARCH GRANTS
Taylor County Southside Park Renovation (HB 2949) (Senate	,000	FROM FEDERAL GRANTS TRUST FUND 3,150,941 FROM GRANTS AND DONATIONS TRUST
	,000	FUND
West Inverness City Trail and Withlacoochee State Trail Connector (HB 3467)	1740	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND
TOTAL: STATE PARK OPERATIONS FROM GENERAL REVENUE FUND 11,627,750		FROM LAND ACQUISITION TRUST FUND 38,029
	504,825 1741	SPECIAL CATEGORIES ECOTOURISM EDOM LAND ACCULETATION TRUCT BIND
TOTAL POSITIONS	132,575	FROM LAND ACQUISITION TRUST FUND 250,000 SPECIAL CATEGORIES
COASTAL AND AQUATIC MANAGED AREAS		COASTAL AND AQUATIC MANAGED AREAS (CAMA) - CARL MANAGEMENT FUNDS
APPROVED SALARY RATE 4,838,281		FROM LAND ACQUISITION TRUST FUND 888,152
	1743 745,070 876,288	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
1731 OTHER PERSONAL SERVICES		FROM FEDERAL GRANTS TRUST FUND

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION		MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION		
ALLINOI	FROM LAND ACQUISITION TRUST FUND	23,806	FUND		
1744	FIXED CAPITAL OUTLAY MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE FROM LAND ACQUISITION TRUST FUND	900,000	1757 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM AIR POLLUTION CONTROL TRUST FUND		
1745	FIXED CAPITAL OUTLAY HABITAT RESTORATION FROM LAND ACQUISITION TRUST FUND	1,500,000	1758 SPECIAL CATEGORIES DISTRIBUTION TO COUNTIES - MOTOR VEHICLE REGISTRATION PROCEEDS		
1746	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA COASTAL ZONE MANAGEMENT PROGRAM		FROM AIR POLLUTION CONTROL TRUST FUND		
1748	FROM FEDERAL GRANTS TRUST FUND	832,000	ASBESTOS REMOVAL PROGRAM FEES FROM AIR POLLUTION CONTROL TRUST FUND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CLEAN MARINA FROM FEDERAL GRANTS TRUST FUND	1,000,000	1760 SPECIAL CATEGORIES CONTRACTED SERVICES		
TOTAL:	COASTAL AND AQUATIC MANAGED AREAS FROM GENERAL REVENUE FUND	10,142,000	FROM AIR POLLUTION CONTROL TRUST FUND		
	FROM TRUST FUNDS	17,958,096	1761 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM AIR POLLUTION CONTROL TRUST		
	TOTAL ALL FUNDS	28,100,096	FUND		
	M: AIR RESOURCES MANAGEMENT		1762 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	APPROVED SALARY RATE 245,885		PURCHASED PER STATEWIDE CONTRACT FROM AIR POLLUTION CONTROL TRUST		
1749	SALARIES AND BENEFITS POSITIONS FROM PERMIT FEE TRUST FUND	3.00	FUND		
1750	EXPENSES FROM PERMIT FEE TRUST FUND	18,055	VOLKSWAGEN SETTLEMENT FROM GRANTS AND DONATIONS TRUST FUND		
1751	SPECIAL CATEGORIES	10,033	Funds in Specific Appropriation 1763 are provided to implement the		
1/31	CONTRACTED SERVICES FROM PERMIT FEE TRUST FUND	6,136	State Beneficiary Mitigation Plan. Appropriations used by the department for grants and aids may be advanced in part or in total.		
1752	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		TOTAL: AIR RESOURCES MANAGEMENT FROM TRUST FUNDS		
	PURCHASED PER STATEWIDE CONTRACT FROM PERMIT FEE TRUST FUND	1,850	TOTAL POSITIONS		
TOTAL:	UTILITIES SITING AND COORDINATION FROM TRUST FUNDS	323,853	PROGRAM: ENVIRONMENTAL LAW ENFORCEMENT		
	TOTAL POSITIONS	3.00	ENVIRONMENTAL LAW ENFORCEMENT APPROVED SALARY RATE 1,176,219		
AIR RE	SOURCES MANAGEMENT		1764 SALARIES AND BENEFITS POSITIONS 20.00 FROM INLAND PROTECTION TRUST FUND . 1,900,841		
P	APPROVED SALARY RATE 3,789,942		1765 EXPENSES		
1753	SALARIES AND BENEFITS POSITIONS FROM AIR POLLUTION CONTROL TRUST	67.00	FROM INLAND PROTECTION TRUST FUND . 160,772		
1754		5,385,774	1766 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL VEHICLES		
	FROM AIR POLLUTION CONTROL TRUST FUND	3,128,755	FROM INLAND PROTECTION TRUST FUND . 225,000 1767 SPECIAL CATEGORIES		
1755	EXPENSES FROM AIR POLLUTION CONTROL TRUST		HAZARDOUS WASTE CLEANUP FROM INLAND PROTECTION TRUST FUND . 57,000		
1756	FUND	779,634	1768 SPECIAL CATEGORIES OVERTIME		
	FROM AIR POLLUTION CONTROL TRUST		FROM INLAND PROTECTION TRUST FUND . 11,200		

SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWT IC RIATION	H MANAGEMENT/TRA	NSPORTATION	SPECIF		PORTATION
1769	RIATION SPECIAL CATEGORIES			APPROF	PRIATION TRANSFER TO DIVISION OF ADMINISTRATIVE	
	SALARY INCENTIVE PAYMENTS				HEARINGS	
	FROM INLAND PROTECTION TRUST FUND .		24,719		FROM ADMINISTRATIVE TRUST FUND	6,976
1770	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			1778	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	2 000 072
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT				FROM MARINE RESOURCES CONSERVATION	2,086,972
	FROM INLAND PROTECTION TRUST FUND .		6,602		TRUST FUND	91,491 1,685
TOTAL:	ENVIRONMENTAL LAW ENFORCEMENT FROM TRUST FUNDS		2,386,134		FROM STATE GAME TRUST FUND	2,754,188
			2,300,131	1779	SPECIAL CATEGORIES	
	TOTAL POSITIONS	20.00	2,386,134		RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND FROM LAND ACQUISITION TRUST FUND	146,138 5,867
TOTAL:	ENVIRONMENTAL PROTECTION, DEPARTMENT OF	266 026 816			FROM MARINE RESOURCES CONSERVATION	14 121
	FROM TRUST FUNDS	366,836,716	1,909,328,926		TRUST FUND	14,131 30,555
	TOTAL POSITIONS			1780	SPECIAL CATEGORIES	
	TOTAL ALL FUNDS	135 254 791	2,276,165,642		SALARY INCENTIVE PAYMENTS FROM ADMINISTRATIVE TRUST FUND	6,828
	TOTAL AFFROVED SALAKI KATE	133,234,701			FROM ADMINISTRATIVE TROOF FORD	0,020
FISH A	ND WILDLIFE CONSERVATION COMMISSION			1781	SPECIAL CATEGORIES	
PROGRA SERVIC	M: EXECUTIVE DIRECTION AND ADMINISTRATIVE ES				FINAL NATURAL RESOURCE DAMAGE RESTORATION - DEEPWATER HORIZON OIL SPILL FROM GRANTS AND DONATIONS TRUST	
00000	AL DURGUETUR DEDROGETON AND ADMINISTRATION				FUND	620,000
	OF EXECUTIVE DIRECTION AND ADMINISTRATIVE T SERVICES	S		1782	SPECIAL CATEGORIES	
					TENANT BROKER COMMISSIONS	
A	PPROVED SALARY RATE 10,645,006				FROM ADMINISTRATIVE TRUST FUND	34,731
1771	SALARIES AND BENEFITS POSITIONS	218.00		1783	SPECIAL CATEGORIES	
	FROM ADMINISTRATIVE TRUST FUND		7,582,690		GULF COAST RESTORATION FROM GRANTS AND DONATIONS TRUST	
	FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION		6,399,661		FUND	555,510
	TRUST FUND		983,194	4.504		
	FROM NON-GAME WILDLIFE TRUST FUND .		120,923	1784	SPECIAL CATEGORIES RESTORE ACT - DEEPWATER HORIZON SPILL	
1772	OTHER PERSONAL SERVICES				FROM FEDERAL GRANTS TRUST FUND	4,000
	FROM GENERAL REVENUE FUND	100,000	1 500 072	1705	SPECIAL CATEGORIES	
	FROM ADMINISTRATIVE TRUST FUND FROM MARINE RESOURCES CONSERVATION		1,509,073	1/03	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	TRUST FUND		134,268		SERVICES - HUMAN RESOURCES SERVICES	
1773	EXPENSES				PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	72,766
1//5	FROM ADMINISTRATIVE TRUST FUND		3,755,586		FROM MARINE RESOURCES CONSERVATION	12,100
	FROM MARINE RESOURCES CONSERVATION		F10 000		TRUST FUND	7,030
	TRUST FUND		512,838 42,622	1786	SPECIAL CATEGORIES	
			•		GRANTS AND AIDS - DEEPWATER HORIZON -	
1774	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		395,144		STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST	
	FROM MARINE RESOURCES CONSERVATION		373/111		FUND	115,000
	TRUST FUND		4,704	1707	SPECIAL CATEGORIES	
1774A	SPECIAL CATEGORIES			1/0/	CONTRACT AND GRANT REIMBURSED ACTIVITIES	
	ACQUISITION OF MOTOR VEHICLES		60 F04		FROM ADMINISTRATIVE TRUST FUND	900,000
	FROM ADMINISTRATIVE TRUST FUND		60,594		FROM GRANTS AND DONATIONS TRUST FUND	18,168
1775	SPECIAL CATEGORIES					
	FISH AND WILDLIFE CONSERVATION COMMISSION YOUTH HUNTING AND FISHING PROGRAMS	1		1788	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF	
	FROM MARINE RESOURCES CONSERVATION				MANAGEMENT SERVICES	
	TRUST FUND		134,000		FROM ADMINISTRATIVE TRUST FUND	699,788
	FROM STATE GAME TRUST FUND		1,001,255	TOTAL:	OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE	
1776	SPECIAL CATEGORIES				SUPPORT SERVICES	
	NON-CARL WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND		72,205		FROM GENERAL REVENUE FUND	30,880,581
	TROFT HAND ACQUISITION TRUST FUND		12,203			50,000,301
1777	SPECIAL CATEGORIES				TOTAL POSITIONS 218.00	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION APPROPRIATION		PORTATION	N SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/ SPECIFIC APPROPRIATION		MANAGEMENT/TRAN	SPORTATION	
T	OTAL ALL FUNDS		30,980,581	1799	SPECIAL CATEGORIES MARINE FISHERIES DISASTER RECOVERY		
PROGRAM: L	AW ENFORCEMENT				FROM FEDERAL GRANTS TRUST FUND		62,289
	LIFE AND BOATING LAW ENFORCEMENT VED SALARY RATE 54,852,668			1800	SPECIAL CATEGORIES BOAT RAMP MAINTENANCE CATEGORY FROM FEDERAL GRANTS TRUST FUND		359,466
					FROM MARINE RESOURCES CONSERVATION		
FR	OM GENERAL REVENUE FUND	1,043.00 28,801,346			TRUST FUND		67,048 143,750
FR	OM FEDERAL GRANTS TRUST FUND OM LAND ACQUISITION TRUST FUND OM MARINE RESOURCES CONSERVATION		4,227,650 16,583,827	1801	SPECIAL CATEGORIES OVERTIME		
T	RUST FUND		33,297,726 769,658		FROM GENERAL REVENUE FUND	1,118,383	
FR	OM STATE GAME TRUST FUND		1,028,893		FROM MARINE RESOURCES CONSERVATION TRUST FUND		1,824,918 100,000
1790 OTH FR	ER PERSONAL SERVICES OM GENERAL REVENUE FUND	271,463			FROM STATE GAME TRUST FUND		41,804
FR	OM FEDERAL GRANTS TRUST FUND OM MARINE RESOURCES CONSERVATION	,	162,866	1802	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
T	RUST FUND		389,928 211,981		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION	294,701	107,898
	ENSES OM GENERAL REVENUE FUND	1 920 004			TRUST FUND		1,070,153 1,052,159
FR	OM FEDERAL GRANTS TRUST FUND		6,119,693 422,585	1803			-,,
FR	OM LAND ACQUISITION TRUST FUND OM MARINE RESOURCES CONSERVATION		•	1003	SALARY INCENTIVE PAYMENTS		
FR	RUST FUND		2,978,680 1,252,532		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	168,719	14,926 20,160
FR	RATING CAPITAL OUTLAY OM GENERAL REVENUE FUND	15,584	62,500		FROM MARINE RESOURCES CONSERVATION TRUST FUND		423,298
FR	OM LAND ACQUISITION TRUST FUND OM MARINE RESOURCES CONSERVATION				FROM STATE GAME TRUST FUND		154,562
	RUST FUND		141,891 74,257	1804	SPECIAL CATEGORIES BOATING AND WATERWAYS ACTIVITIES FROM MARINE RESOURCES CONSERVATION		
	CIAL CATEGORIES UISITION AND REPLACEMENT OF PATROL				TRUST FUND		2,423,025
	HICLES OM INVASIVE PLANT CONTROL TRUST			1805	SPECIAL CATEGORIES SPECIAL CATEGORIES - AIRCRAFT MAINTENANCE		
	UND		1,500,000		AND REPAIRS FROM GENERAL REVENUE FUND	257,162	
	RUST FUND		1,500,000	1807	SPECIAL CATEGORIES	•	
ACQ	CIAL CATEGORIES UISITION AND REPLACEMENT OF BOATS,			1007	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
FR	TORS, AND TRAILERS OM MARINE RESOURCES CONSERVATION				PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	60,347	
	RUST FUND		500,000		FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION		7,810 11,636
ENH	ANCED WILDLIFE MANAGEMENT		070 166		TRUST FUND		248,986
	OM LAND ACQUISITION TRUST FUND		272,166		FROM STATE GAME TRUST FUND		45,587
800	CIAL CATEGORIES MHZ RADIO LAW ENFORCEMENT SYSTEM			1808	CONTRACT AND GRANT REIMBURSED ACTIVITIES		7 510 020
FR	UIPMENT AND MAINTENANCE OM MARINE RESOURCES CONSERVATION				FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION		7,510,830
	RUST FUND		44,760		TRUST FUND		136,450 908,989
NUI	CIAL CATEGORIES SANCE WILDLIFE CONTROL			1809	SPECIAL CATEGORIES		
	OM LAND ACQUISITION TRUST FUND		150,000		BOATING SAFETY EDUCATION PROGRAM FROM MARINE RESOURCES CONSERVATION		
CON	CIAL CATEGORIES TRACTED SERVICES				TRUST FUND		625,650
FR FR	OM GENERAL REVENUE FUND OM FEDERAL GRANTS TRUST FUND OM LAND ACQUISITION TRUST FUND	1,360,204	900,000 1,500	1809A	FIXED CAPITAL OUTLAY DERELICT VESSEL REMOVAL PROGRAM FROM MARINE RESOURCES CONSERVATION		
	OM MARINE RESOURCES CONSERVATION RUST FUND		878,663		TRUST FUND		1,748,400

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
APPROPRIATION 1810 FIXED CAPITAL OUTLAY	APPROPRIATION FROM STATE GAME TRUST FUND
BOATING INFRASTRUCTURE FROM FEDERAL GRANTS TRUST FUND 3,900,000	1817B SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS,
1810A FIXED CAPITAL OUTLAY DEFUNIAK SPRINGS OFFICE BUILDING FROM MARINE RESOURCES CONSERVATION	MOTORS, AND TRAILERS FROM STATE GAME TRUST FUND
TRUST FUND	1818 SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT
1810B FIXED CAPITAL OUTLAY LAW ENFORCEMENT NORTH FLORIDA MAINTENANCE SHOP	FROM LAND ACQUISITION TRUST FUND 22,079 1819 SPECIAL CATEGORIES
FROM STATE GAME TRUST FUND	NON-CARL WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND 80,315
The nonrecurring funds in Specific Appropriation 1810B are provided for construction at the Division of Law Enforcement's North Florida Shop as a result of the Capital Circle Multi-Lane Reconstruction in Leon County, Florida. The funds shall be placed in reserve. The Commission is	1820 SPECIAL CATEGORIES DEER MANAGEMENT PROGRAM FROM STATE GAME TRUST FUND
authorized to submit budget amendments to request release of the funds pursuant to the provisions of chapter 216, Florida Statutes, and only after the remittance of funds from the Department of Transportation or	1821 SPECIAL CATEGORIES CONTRACTED SERVICES EDOM COMPR. CAME. TRUCT. PLIND. 400, 710
the Blueprint 2000 Intergovernmental Agency. The budget amendments shall include a work plan, spending plan, and timeline.	FROM STATE GAME TRUST FUND
1811 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY DERELICT VESSEL REMOVAL PROGRAM	PUBLIC DOVE FIELD DEVELOPMENT FROM STATE GAME TRUST FUND
FROM MARINE RESOURCES CONSERVATION TRUST FUND	1823 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM LAND ACQUISITION TRUST FUND 8,584
1812 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - MARINE FISHERIES	FROM STATE GAME TRUST FUND
DISASTER RECOVERY GRANT PROGRAM FROM FEDERAL GRANTS TRUST FUND 4,338,846	WILDLIFE MANAGEMENT AREA USER PAY FROM STATE GAME TRUST FUND
1813 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA BOATING IMPROVEMENT PROGRAM FROM GENERAL REVENUE FUND 400,000	1825 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM MARINE RESOURCES CONSERVATION 756,175 TRUST FUND	FROM LAND ACQUISITION TRUST FUND
TOTAL: FISH, WILDLIFE AND BOATING LAW ENFORCEMENT FROM GENERAL REVENUE FUND	1826 SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND
TOTAL POSITIONS 1,043.00	FUND
TOTAL ALL FUNDS	1827 SPECIAL CATEGORIES
PROGRAM: WILDLIFE	WILD TURKEY PROJECTS FROM STATE GAME TRUST FUND
HUNTING AND GAME MANAGEMENT APPROVED SALARY RATE 2,166,566	1828 FIXED CAPITAL OUTLAY PALM BEACH COUNTY PUBLIC RECREATIONAL
1814 SALARIES AND BENEFITS POSITIONS 45.00 FROM FEDERAL GRANTS TRUST FUND	SHOOTING PARK FROM FEDERAL GRANTS TRUST FUND 2,845,000 FROM STATE GAME TRUST FUND
FROM STATE GAME TRUST FUND	1829 FIXED CAPITAL OUTLAY JOE BUDD YOUTH CONSERVATION CENTER SHOOTING SPORTS COMPLEX FROM FEDERAL GRANTS TRUST FUND
FROM STATE GAME TRUST FUND	TOTAL: HUNTING AND GAME MANAGEMENT
1816 EXPENSES FROM STATE GAME TRUST FUND	FROM TRUST FUNDS
1817 OPERATING CAPITAL OUTLAY FROM STATE GAME TRUST FUND	TOTAL ALL FUNDS
1817A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	HABITAT AND SPECIES CONSERVATION

SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWN FIC PRIATION	TH MANAGEMENT/TRANSPORTATION	SPECI	PRIATION	MANAGEMENT/TRANSPORTATION
I	APPROVED SALARY RATE 16,713,074			NUISANCE WILDLIFE CONTROL	1 000 450
1830	SALARIES AND BENEFITS POSITIONS	374.50		FROM GENERAL REVENUE FUND FROM LAND ACQUISITION TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND .	1,277,456
1030	FROM INVASIVE PLANT CONTROL TRUST	3/4.50		FROM NON-GAME WILDLIFE TRUST FUND	1,284,309
	FUND	2,369,660		FROM STATE GAME TRUST FUND	347,947
	FROM FEDERAL GRANTS TRUST FUND	4,284,424			•
	FROM FLORIDA PANTHER RESEARCH AND			om the funds provided in Specific Approp	
	MANAGEMENT TRUST FUND	250,186		nrecurring funds from the General Reven	
	FROM GRANTS AND DONATIONS TRUST	F00 401		minole County Discounted Bear-Resistant Re	efuse Containers (HB 2367)
	FUND	529,401 9,004,019	(5)	enate Form 1951).	
	FROM MARINE RESOURCES CONSERVATION	3,004,013	Fr	om the funds provided in Specific Appro	priation 1837 \$400 000 in
	TRUST FUND	634,419	noi	nrecurring funds from the General Revenue	e Fund is provided for the
	FROM NON-GAME WILDLIFE TRUST FUND .	2,156,686		manned Aerial Vehicle (UAV) Near Infrared P	
	FROM SAVE THE MANATEE TRUST FUND	909,859	38	63) (Senate Form 2333).	
	FROM STATE GAME TRUST FUND	4,289,087			
			1838		
1831	OTHER PERSONAL SERVICES			CONTRACTED SERVICES	
	FROM INVASIVE PLANT CONTROL TRUST	ECO 712		FROM INVASIVE PLANT CONTROL TRUST	204,250
	FUND	568,713		FUND	201,230
	MANAGEMENT TRUST FUND	171,591		MANAGEMENT TRUST FUND	10,912
	FROM GRANTS AND DONATIONS TRUST	1,1,0,1		FROM GRANTS AND DONATIONS TRUST	
	FUND	150,987		FUND	35,844
	FROM LAND ACQUISITION TRUST FUND	98,911		FROM LAND ACQUISITION TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND . FROM SAVE THE MANATEE TRUST FUND	65,196
	FROM MARINE RESOURCES CONSERVATION			FROM NON-GAME WILDLIFE TRUST FUND .	40,270
	TRUST FUND				
	FROM NON-GAME WILDLIFE TRUST FUND .	957,739		FROM STATE GAME TRUST FUND	34,182
	FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	44,044 328,703	1839	SPECIAL CATEGORIES	
	FROM STATE GAME TROST FOND	320,703	1037	LAKE RESTORATION	
1832	EXPENSES			FROM LAND ACQUISITION TRUST FUND	5,181,904
	FROM INVASIVE PLANT CONTROL TRUST				
	FUND	684,736	1840		
	FROM FLORIDA PANTHER RESEARCH AND			MARINE FISHERIES DISASTER RECOVERY	00.405
	MANAGEMENT TRUST FUND	99,912		FROM FEDERAL GRANTS TRUST FUND	89,135
	FROM GRANTS AND DONATIONS TRUST	89,831	1841	SPECIAL CATEGORIES	
	FROM LAND ACQUISITION TRUST FUND		1011	GRANTS AND AIDS - FEDERAL ENDANGERED	
	FROM MARINE RESOURCES CONSERVATION	2/27//00/		SPECIES - SECTION 6	
	TRUST FUND	107,590		FROM FEDERAL GRANTS TRUST FUND	311,758
	FROM NON-GAME WILDLIFE TRUST FUND .	466,935			
	FROM SAVE THE MANATEE TRUST FUND	93,072	1842	SPECIAL CATEGORIES	
	FROM STATE GAME TRUST FUND	897,349		LAND MANAGEMENT/SAVE OUR RIVERS	052 105
1833	ODEDATING CADITAL OUTLAY			FROM STATE GAME TRUST FUND	273,187
1033	OPERATING CAPITAL OUTLAY FROM INVASIVE PLANT CONTROL TRUST		1843	SPECIAL CATEGORIES	
	FUND	10,488	1013	DUCKS UNLIMITED MARSH PROJECT	
	FROM LAND ACQUISITION TRUST FUND	10,625		FROM STATE GAME TRUST FUND	106,792
	FROM MARINE RESOURCES CONSERVATION				
	TRUST FUND	6,250	1844		
	FROM NON-GAME WILDLIFE TRUST FUND .	18,278		CONTROL OF INVASIVE EXOTICS	
	FROM STATE GAME TRUST FUND	65,922		FROM INVASIVE PLANT CONTROL TRUST FUND	3,497,751
1834	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND	31,735,280
1031	ACQUISITION OF MOTOR VEHICLES			Their man inegotation theat tend	31,133,200
	FROM FEDERAL GRANTS TRUST FUND	88,000	1845	SPECIAL CATEGORIES	
	FROM FLORIDA PANTHER RESEARCH AND			RISK MANAGEMENT INSURANCE	
	MANAGEMENT TRUST FUND	33,000		FROM INVASIVE PLANT CONTROL TRUST	
	FROM GRANTS AND DONATIONS TRUST	100.000		FUND	166,112
	FUND	120,000 715,000		FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	4,055
	FROM NON-GAME WILDLIFE TRUST FUND	37,000		FROM GRANTS AND DONATIONS TRUST	4,033
	11011 11011 01112 111222112 111001 10112 1	3.,,000		FUND	15,863
1835	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND	133,787
	ENHANCED WILDLIFE MANAGEMENT			FROM MARINE RESOURCES CONSERVATION	
	FROM LAND ACQUISITION TRUST FUND	8,876,690		TRUST FUND	10,080
1026	CDECTAL CAMECORIES			FROM NON-GAME WILDLIFE TRUST FUND .	51,405
1836	SPECIAL CATEGORIES			FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	11,565
	NON-CARL WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND	17,607,096		PROPERTING TRUST FUND	121,501
	FROM STATE GAME TRUST FUND	411,412	1846	SPECIAL CATEGORIES	
		,		HABITAT RESTORATION	
1837	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND	248,000

SECTIO SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTE	ORTATION	SECTION SPECIAL SPECIA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPO	RTATION
	RIATION		APPROI	PRIATION		
	FROM GRANTS AND DONATIONS TRUST			FROM LAND ACQUISITION TRUST FUND		550,000
	FUND	1,361,980	1055	CDANIES AND ATDS TO LOCAL GOVERNMENTS AND		
	FROM MARINE RESOURCES CONSERVATION TRUST FUND	201 022	1855	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	TRUST FUND	281,833		GRANTS AND AIDS - MARINE FISHERIES		
Fro	m the funds provided in Specific Appropriation 1846, \$1	50.000 in		DISASTER RECOVERY GRANT PROGRAM		
	recurring funds from the General Revenue Fund is provided for			FROM FEDERAL GRANTS TRUST FUND		4,551,583
Luc	ie County Treasure Coast International Airport (TCIA) 9					
Hab	itat (HB 2253) (Senate Form 2130).		TOTAL	: HABITAT AND SPECIES CONSERVATION	1 505 456	
Pro	m the funds provided in Chesific Appropriation 1946 C	00 000 12		FROM GENERAL REVENUE FUND FROM TRUST FUNDS	1,525,456	127,427,117
	m the funds provided in Specific Appropriation 1846, \$! recurring funds from the General Revenue Fund is pro			FROM IROSI FONDS		121,421,111
	toring Central Florida's Urban Wetland Corridor (HB 2265).	11404 101		TOTAL POSITIONS	374.50	
	•			TOTAL ALL FUNDS		128,952,573
1847	SPECIAL CATEGORIES					
	TRANSFER TO DEPARTMENT OF AGRICULTURE AND		PROGR <i>I</i>	AM: FRESHWATER FISHERIES		
	CONSUMER SERVICES/ IFAS/INVASIVE EXOTIC PLANT RESEARCH		FRESHI	WATER FISHERIES MANAGEMENT		
	FROM INVASIVE PLANT CONTROL TRUST		TREBUIT	MILER LIGHTING LINGSHENI		
		633,128	I	APPROVED SALARY RATE 2,582,356		
The	funds in Specific Appropriation 1847 are provided	to the	1856	SALARIES AND BENEFITS POSITIONS	59.00	
	versity of Florida Institute of Food and Agricultural Science		2000	FROM FEDERAL GRANTS TRUST FUND	55.00	2,085,502
	asive Exotic Plant Research (recurring base appropriations pr			FROM LAND ACQUISITION TRUST FUND		83,243
				FROM STATE GAME TRUST FUND		1,445,483
1848	SPECIAL CATEGORIES		1057	OMILED DEDCOMAL CEDITORS		
	GULF COAST RESTORATION FROM GRANTS AND DONATIONS TRUST		1857	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		49,774
	FUND	2,035,507		FROM STATE GAME TRUST FUND		39,114
		2,000,00				**/
1849	SPECIAL CATEGORIES		1858			
	TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM FEDERAL GRANTS TRUST FUND		387,680
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			FROM LAND ACQUISITION TRUST FUND FROM STATE GAME TRUST FUND		20,000 275,321
	FROM INVASIVE PLANT CONTROL TRUST			FROM STATE GAME TROST FOND		273,321
	FUND	11,136	1859	OPERATING CAPITAL OUTLAY		
	FROM FEDERAL GRANTS TRUST FUND	4,942		FROM FEDERAL GRANTS TRUST FUND		15,625
	FROM FLORIDA PANTHER RESEARCH AND			FROM STATE GAME TRUST FUND		15,914
	MANAGEMENT TRUST FUND	1,638	10507	CDECINI CAMECODIEC		
	FROM GRANTS AND DONATIONS TRUST	2,717	1039A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
	FROM LAND ACQUISITION TRUST FUND	48,346		FROM FEDERAL GRANTS TRUST FUND		64,000
	FROM MARINE RESOURCES CONSERVATION	•		FROM STATE GAME TRUST FUND		128,000
	TRUST FUND	1,764		AD-4-1- ALT-4AD-1-A		
	FROM NON-GAME WILDLIFE TRUST FUND .	17,778 5,994	1860	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT		
	FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	55,899		FROM LAND ACQUISITION TRUST FUND		40,800
	11011 011112 01112 11001 10112 1 1 1 1 1	55,57		11011 21212 1102012111011 11001 10112 1 1		20,000
1850	SPECIAL CATEGORIES		1861	SPECIAL CATEGORIES		
	HABITAT CONSERVATION PLAN LANDS			CONTRACTED SERVICES		
	ACQUISITION PROGRAM	1 000 000		FROM FEDERAL GRANTS TRUST FUND		37,553
	FROM FEDERAL GRANTS TRUST FUND	1,000,000		FROM STATE GAME TRUST FUND		31,996
1851	SPECIAL CATEGORIES		1862	SPECIAL CATEGORIES		
	GRANTS AND AIDS - DEEPWATER HORIZON -			LAKE RESTORATION		
	STATE OPERATIONS			FROM LAND ACQUISITION TRUST FUND		695,000
	FROM GRANTS AND DONATIONS TRUST	272 247	1062	SPECIAL CATEGORIES		
	FUND	273,347	1003	RISK MANAGEMENT INSURANCE		
1852	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND		21,204
	CONTRACT AND GRANT REIMBURSED ACTIVITIES			FROM STATE GAME TRUST FUND		30,360
	FROM FEDERAL GRANTS TRUST FUND	11,746,187	1064	ODDGIN, GNEEGODING		
	FROM GRANTS AND DONATIONS TRUST FUND	168,510	1864	SPECIAL CATEGORIES LAND USE PROCEEDS DISBURSEMENTS		
	FROM NON-GAME WILDLIFE TRUST FUND .	292,809		FROM STATE GAME TRUST FUND		4,612
	FROM STATE GAME TRUST FUND	30,201				-,
		•	1865	SPECIAL CATEGORIES		
1853				TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FISHEATING CREEK WILDLIFE MANAGEMENT AREA	900,000		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM LAND ACQUISITION TRUST FUND	300,000		FROM STATE GAME TRUST FUND		25,197
1854	FIXED CAPITAL OUTLAY					,
	BABCOCK WEBB WILDLIFE MANAGEMENT AREA		1866	SPECIAL CATEGORIES		
	OFFICE ADDITION AND SEPTIC UPGRADE			CONTRACT AND GRANT REIMBURSED ACTIVITIES		

PROPERTY	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
PRINCE PRINCE NUMBER NUMBER NUMBER NUMBER 1,100,001 1,104,005 1,104,	APPROPRIATION	APPROPRIATION
TOTAL PRISERIES MANDERNET 1999		
PARK PRINT FINES		
TOTAL POSITIONS \$ 0,164,955 THOSE FROM \$ 1,025		RISK MANAGEMENT INSURANCE
TOTAL ALL PURSE 1.070, ACT	TOTAL POSITIONS 59.00	
PROMESH FISHERIES COURT OWN PRINTED STREET 1,709,001 1879 1870		
NAPPORTO SHARP PART 1,785,851 1575 520000 10000000000000000000000000000000	PROGRAM: MARINE FISHERIES	GULF COAST RESTORATION
TRANSPERS NOW BENEFITS FOSTICIONS 34.00 629.519 FORM SERVICES SERVICES 1,170 1,000	MARINE FISHERIES MANAGEMENT	
SAMALIES AND BRIGHTS POSITIONS 34.00 SERVICES FROM RECORDERS SERVICES 1.370 TRUST FROM NAMED RECORDERS CONSERVATION 1.359.100 TRUST FROM NAMED RECORDERS CONSERVATION 1.370 TRUST	APPROVED SALARY RATE 1,709,051	
FROM MARINE RESOURCES CONSERVATION		SERVICES - HUMAN RESOURCES SERVICES
TRENST PRIND		
THE PERSONAL SERVICES 1880 SPECIAL CATSOCRES FORW MADRE RESURCES CORSERVATION		FROM MARINE RESOURCES CONSERVATION
TRON MADINE SEQUENCES CONSERVATION 73,441 STRING CERESISS FROM MADINE DESCRIPTION OF WORD VEHICLES FROM MADINE SEQUENCES CONSERVATION 106,867 TRUST FROM THE SEQUENCES CONSERVATION 106,867 TRUST FROM MADINE SEQUENCES CONSERVATION 106,867 TRUST FROM THE SEQUENCES CONSERVATION 107,860 TRUST FROM THE SEQUENCES CONSERVATION 106,867 TRUST FROM THE SEQUENCES CONSERVATION 107,867 TRUST FROM THE SEQU	1869 OTHER PERSONAL SERVICES	TRUST FUND
STREET CONSISTANTIONS	FROM MARINE RESOURCES CONSERVATION	
FROM MARINE RESOURCES COMSERVATION TRIST FUND AQUISITION OF POTOR VERICLES AQUISITION OF POTOR VERICLES ACQUISITION OF POTOR V	TRUST FUND	
TRIST FUND		
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SPECIAL CATEGORIES NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - INNOVATIVE TECHNOLOGY DEVELOPMENT - LIONOFISH FROM GENERAL REVENUE FUND . 600,000 DEVELOPMENT - LIONOFISH FROM GENERAL REVENUE FUND . 400,000 DEVELOPMENT - LIONOFISH FROM GENERAL REVENUE FUND . 400,000 TOTAL MARINE FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND . 1,000,000 TOTAL MARINE FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND . 1,000,000 TOTAL MARINE FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND . 1,000,000 TOTAL MARINE FISHERIES MANAGEMENT FROM TRUST FUNDS . 34.00 TOTAL MARINE FISHERIES MANAGEMENT FROM TRUST FUNDS . 34.00 TOTAL ALL FUNDS		TRUST FUND
NUISANCE WILDLIFE CONTROL FROM GENERAL REVENUE FUND . 600,000 From the funds in Specific Appropriation 1874, \$600,000 in nonrecurring funds from the General Revenue Fund is provided for the removal of lionish in the areas of greatest need as determined by the Fish and Wildlife Conservation Commission. TOTAL: MARINE FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND . 1,000,000 FROM TRUST FUNDS . 34.00 CONTRACTED SERVICES CONTRACTED SERVICES FROM MARINE FISHERIES SERVICES FROM MARINE RESOURCES CONSERVATION TRUST FUND . 170,987 TRUST FUND . 170,987 FROM FEDERAL GRANTS TRUST FUND . 15,651,587 From the funds in Specific Appropriation 1876, \$7,812,000 in nonrecurring funds from the Federal Grants Trust Fund is provided for fisheries disasters resulting from Hurricane Michael as determined by the United States Secretary of Commerce. These funds shall be placed in reserve. The Commission is authorized to submit budget amendments to request the release of funds pursuant to chapter 216, Florida Statutes, upon receipt of an approved grant application from the Maltional Oceanic and Atmospheric Administration (NOAA). The budget amendments shall include a spending plan and outline activities for fishery restoration. FROM GENERAL REVENUE FUND . 1,000,000 FROM TRUST FUND . 34.00 TOTAL HARINE FISHERIES MANAGEMENT TOTAL: MARINE FISHERIES MANAGEMENT TRUST FUND . 34.00 TOTAL HALF FUNDS . 34.00 TOTAL HALF FUNDS . 34.00 TOTAL PUNDS	1074 CDECTAL CATECODIDE	
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From the funds in Specific Appropriation 1874, \$600,000 in nonrecurring funds from the General Revenue Fund is provided for the removal of lioinfish in the areas of greatest need as determined by the Fish and Wildlife Conservation Commission. 1875 SPECIAL CATEGORIES CONTRACTED SERVICES TOTAL ALL FUNDS	FROM GENERAL REVENUE FUND 600,000	
removal of lionfish in the areas of greatest need as determined by the Fish and Wildlife Conservation Commission. From TRUST FUNDS		
Fish and Wildlife Conservation Commission. FROM TRUST FUNDS 34.00 CONTRACTED SERVICES TOTAL ALL FUNDS 34.00 TOTAL POSITIONS 34.00 22,002,114 FROM MARINE RESOURCES CONSERVATION TRUST FUND 170,987 PROGRAM: RESEARCH 1876 SPECIAL CATEGORIES MARINE FISHERIES DISASTER RECOVERY FROM FEDERAL GRANTS TRUST FUND 15,651,587 Prom the funds in Specific Appropriation 1876, \$7,812,000 in nonrecurring funds from the Federal Grants Trust Fund is provided for fisheries disasters resulting from Hurricane Michael as determined by the United States Secretary of Commerce. These funds shall be placed in reserve. The Commission is authorized to submit budget amendments to request the release of funds pursuant to chapter 216, Florida Statutes, upon receipt of an approved grant application from the National Oceanic and Atmospheric Administration (NOAA). The budget amendments shall include a spending plan and outline activities for fishery restoration. FROM TRUST FUNDS 344.00 TOTAL ALL FUNDS 344.00 FROM WELGERAL FRESEARCH INSTITUTE APPROVED SALARY RATE 16,135,806 FROM GENERAL REVENUE FUND 179,262 FROM FIGURIAL GRANTS TRUST FUND 179,262 FROM FIGURIAL FUND 179,262 FROM FIGURIAL FUND 240,361 FROM GRANTS AND DONATIONS TRUST FROM GRANTS AND DONATIONS TRUST FROM LAND ACQUISITION TRUST FUND 325,694 AND ACQUISITION TRUST FUND 188,172 FROM MARINE RESOURCES CONSERVATION TRUST FUND 10,990,282		
CONTRACTED SERVICES FROM MARINE RESOURCES CONSERVATION TRUST FUND	Fish and Wildlife Conservation Commission.	FROM TRUST FUNDS
FROM MARINE RESOURCES CONSERVATION TRUST FUND	1875 SPECIAL CATEGORIES	TOTAL POSITIONS 34.00
TRUST FUND		TOTAL ALL FUNDS
MARINE FISHERIES DISASTER RECOVERY FROM FEDERAL GRANTS TRUST FUND		PROGRAM: RESEARCH
From the funds in Specific Appropriation 1876, \$7,812,000 in nonrecurring funds from the Federal Grants Trust Fund is provided for fisheries disasters resulting from Hurricane Michael as determined by the United States Secretary of Commerce. These funds shall be placed in reserve. The Commission is authorized to submit budget amendments to request the release of funds pursuant to chapter 216, Florida Statutes, upon receipt of an approved grant application from the National Oceanic and Atmospheric Administration (NOAA). The budget amendments shall include a spending plan and outline activities for fishery restoration. 1884 SALARIES AND BENEFITS POSITIONS 341.00 FROM GENERAL REVENUE FUND	1876 SPECIAL CATEGORIES	FISH AND WILDLIFE RESEARCH INSTITUTE
From the funds in Specific Appropriation 1876, \$7,812,000 in nonrecurring funds from the Federal Grants Trust Fund is provided for fisheries disasters resulting from Hurricane Michael as determined by the United States Secretary of Commerce. These funds shall be placed in reserve. The Commission is authorized to submit budget amendments to request the release of funds pursuant to chapter 216, Florida Statutes, upon receipt of an approved grant application from the National Oceanic and Atmospheric Administration (NOAA). The budget amendments shall include a spending plan and outline activities for fishery restoration. 1884 SALARIES AND BENEFITS POSITIONS 341.00 FROM GENERAL REVENUE FUND		APPROVED SALARY RATE 16,135,806
nonrecurring funds from the Federal Grants Trust Fund is provided for fisheries disasters resulting from Hurricane Michael as determined by the United States Secretary of Commerce. These funds shall be placed in reserve. The Commission is authorized to submit budget amendments to request the release of funds pursuant to chapter 216, Florida Statutes, upon receipt of an approved grant application from the National Oceanic and Atmospheric Administration (NOAA). The budget amendments shall include a spending plan and outline activities for fishery restoration. FROM GENERAL REVENUE FUND		
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reserve. The Commission is authorized to submit budget amendments to request the release of funds pursuant to chapter 216, Florida Statutes, upon receipt of an approved grant application from the National Oceanic and Atmospheric Administration (NOAA). The budget amendments shall include a spending plan and outline activities for fishery restoration. MANAGEMENT TRUST FUND		
uponreceipt of an approved grant application from the National OceanicFUND325,694and Atmospheric Administration (NOAA). The budget amendments shallFROM LAND ACQUISITION TRUST FUND188,172include a spending plan and outline activities for fishery restoration.FROM MARINE RESOURCES CONSERVATION TRUST FUND10,990,282	reserve. The Commission is authorized to submit budget amendments to	MANAGEMENT TRUST FUND
and Atmospheric Administration (NOAA). The budget amendments shall FROM LAND ACQUISITION TRUST FUND		
TRUST FUND	and Atmospheric Administration (NOAA). The budget amendments shall	FROM LAND ACQUISITION TRUST FUND 188,172
1877 SPECIAL CATEGORIES FROM NON-GAME WILDLIFE TRUST FUND . 1,217,720	include a spending plan and outline activities for fishery restoration.	
	1877 SPECIAL CATEGORIES	FROM NON-GAME WILDLIFE TRUST FUND . 1,217,720

SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH M. IC RIATION	ANAGEMENT/TRANSP	ORTATION	SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MA FIC PRIATION	NAGEMENT/TRANSPORTATION
ALLINOI	FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND		1,103,148 3,430,124	fur the	nds from the Marine Resources Conservation Tr e research laboratory at the Smithsonian ecurring base appropriations project).	
1885	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION		77,653	fui out	om the funds in Specific Appropriation 18 nds from the Marine Resources Conservation Tr treach and education at the Smithsonian ecurring base appropriations project).	rust Fund is provided for
	TRUST FUND		3,517,378 909,678 446,557 375,594		SPECIAL CATEGORIES MARINE FISHERIES DISASTER RECOVERY FROM FEDERAL GRANTS TRUST FUND	400,000
1886	EXPENSES FROM GENERAL REVENUE FUND FROM FLORIDA PANTHER RESEARCH AND	755,452	70 041	1893	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	4 404
	MANAGEMENT TRUST FUND		72,241 3,952		FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION	4,404 3,670 214,292
	FROM NON-GAME WILDLIFE TRUST FUND . FROM SAVE THE MANATEE TRUST FUND . FROM STATE GAME TRUST FUND		551,866 275,100 487,861		TRUST FUND	48,264 21,537 245,306
1886A	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - MOTE MARINE LABORATORY FROM GENERAL REVENUE FUND	1,000,000		1894	FINAL NATURAL RESOURCE DAMAGE RESTORATION - DEEPWATER HORIZON OIL SPILL	
the	nonrecurring funds in Specific Appropriation Mote Marine Critical Habitat Restoration 1).			1895	FROM GRANTS AND DONATIONS TRUST FUND	89,760
1887	OPERATING CAPITAL OUTLAY FROM MARINE RESOURCES CONSERVATION				DEFERRED-PAYMENT COMMODITY CONTRACTS FROM MARINE RESOURCES CONSERVATION TRUST FUND	325,945
	TRUST FUND		151,239 40,904 36,932	1896	SPECIAL CATEGORIES GULF COAST RESTORATION FROM GRANTS AND DONATIONS TRUST	
1888	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	150.000		1897	FUND	7,975,620
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		246,685 172,834		RESTORE ACT - DEEPWATER HORIZON SPILL FROM FEDERAL GRANTS TRUST FUND	196,000
1888A	FROM STATE GAME TRUST FUND		70,108	1898	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM MARINE RESOURCES CONSERVATION TRICET FIND		122 000		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA PANTHER RESEARCH AND	872 4,669
	TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND FROM STATE GAME TRUST FUND		123,800 10,000 17,141		MANAGEMENT TRUST FUND	1,421 1,209
1889	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND		80,576		TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND FROM SAVE THE MANATEE TRUST FUND	96,672 9,365 7,003
1890	SPECIAL CATEGORIES NUISANCE WILDLIFE CONTROL		30,370	1899	FROM STATE GAME TRUST FUND	22,910
1891	FROM STATE GAME TRUST FUND		147,280		GRANTS AND AIDS - DEEPWATER HORIZON - STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST	
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FLORIDA PANTHER RESEARCH AND	1,062,942		1900	FUND	565,203
	MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION		24,105 4,112,180	**	RED TIDE RESEARCH FROM GENERAL REVENUE FUND FROM MARINE RESOURCES CONSERVATION	2,240,000
	TRUST FUND		337,889 358,310	1001	TRUST FUND	640,993
Fro	FROM STATE GAME TRUST FUND m the funds in Specific Appropriation 1		50,501 recurring	1301	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA RED TIDE MITIGATION AND TECHNOLOGY DEVELOPMENT	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
INITIATIVE FROM GENERAL REVENUE FUND 3,000,000	FROM GENERAL REVENUE FUND
1902 SPECIAL CATEGORIES GRANTS AND AIDS - HARMFUL ALGAL BLOOMS GRANT PROGRAM	TOTAL POSITIONS
FROM GENERAL REVENUE FUND	TOTAL: FISH AND WILDLIFE CONSERVATION COMMISSION FROM GENERAL REVENUE FUND
CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND 6,966,581 FROM GRANTS AND DONATIONS TRUST FUND	TOTAL POSITIONS 2,114.50 TOTAL ALL FUNDS
FROM MARINE RESOURCES CONSERVATION TRUST FUND	TRANSPORTATION, DEPARTMENT OF
FROM STATE GAME TRUST FUND	Funds in Specific Appropriations 1916 through 1929, 1929F through 1929J, 1943 through 1951, 1953 through 1962, and 1999A through 2011 are provided from the named funds to the Department of Transportation to fund the five-year Work Program developed pursuant to provisions of
1905 FIXED CAPITAL OUTLAY FISH AND WILDLIFE RESEARCH INSTITUTE	section 339.135, Florida Statutes. Those appropriations used by the department for grants and aids may be advanced in part or in total.
FACILITY REPAIRS FROM GENERAL REVENUE FUND 1,793,078	The Work Program is further supported by up to \$216 million in bonds, authorized and issued pursuant to section 338.227, Florida Statutes, and any other payments necessary or incidental to the repayment of bonds as
1905A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY ZOO MIAMI	directly managed by the State Board of Administration, Division of Bond Finance.
FROM GENERAL REVENUE FUND 200,000	TRANSPORTATION SYSTEMS DEVELOPMENT
From the funds provided in Specific Appropriation 1905A, \$200,000 in nonrecurring funds from the General Revenue Fund is provided for the Zoo Miami Expansion/Renovation of Animal Hospital (HB 3345) (Senate Form	PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT APPROVED SALARY RATE 110,084,558
2467).	1907 SALARIES AND BENEFITS POSITIONS 1,751.00
1905B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY MOTE MARINE LABORATORY	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
FROM GENERAL REVENUE FUND 1,000,000	TRUST FUND
The nonrecurring funds in Specific Appropriation 1905B are provided for the Mote Marine Critical Habitat Restoration (HB 4817) (Senate Form 1181).	1908 OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1905C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	TRUST FUND 6,600
ZOOTAMPA FROM GENERAL REVENUE FUND 500,000	1909 EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 4,503,588
From the funds provided in Specific Appropriation 1905C, \$500,000 in nonrecurring funds from the General Revenue Fund is provided for the ZooTampa Panther Medical and Habitat Facilities (HB 3307) (Senate Form	FROM TRANSPORTATION DISADVANTAGED TRUST FUND
1542).	1910 OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION
1906 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	(PRIMARY) TRUST FUND
GRANTS AND AIDS - MARINE FISHERIES DISASTER RECOVERY GRANT PROGRAM	1911 SPECIAL CATEGORIES CONSULTANT FEES
FROM FEDERAL GRANTS TRUST FUND	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1906A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - FLORIDA AQUARIUM - EXPANSION OF THREATENED CORAL ARCHIVE AND	1912 SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION
REPRODUCTION FROM GENERAL REVENUE FUND 500,000	(PRIMARY) TRUST FUND 6,457,753 FROM TRANSPORTATION DISADVANTAGED
· ·	TRUST FUND
From the funds provided in Specific Appropriation 1906A, \$500,000 in nonrecurring funds from the General Revenue Fund is provided for the Florida Aquarium Coral Research Laboratory and Visitors Center (HB 3115) (Senate Form 1481).	1913 SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
TOTAL: FISH AND WILDLIFE RESEARCH INSTITUTE	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION APPROPRIATION 1914 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 185,125 FROM TRANSPORTATION DISADVANTAGED 3,830 1915 SPECIAL CATEGORIES GRANTS AND AIDS - TRANSPORTATION DISADVANTAGED FROM TRANSPORTATION DISADVANTAGED TRUST FUND 70,356,668

From the funds in Specific Appropriation 1915, the Commission for the Transportation Disadvantaged is authorized to use up to \$1,500,000 of recurring funds to support pilot projects in Pinellas, Hillsborough, and Manatee counties for transportation services, including for services across county lines, for individuals with intellectual or developmental disabilities, as defined in section 393.063, Florida Statutes. The commission shall collect data to measure transit performance for individuals with disabilities and report the findings and any recommendations to the President of the Senate and the Speaker of the House of Representatives by February 1, 2021.

From the funds provided in Specific Appropriation 1915, \$4,500,000 of nonrecurring funds is provided to the Commission for the Transportation Disadvantaged to award grants to community transportation coordinators to maintain levels of service. The commission shall compare the amount of the trip and equipment grant that a community transportation coordinator receives under the allocation in Rule 41-2.014(5), Florida Administrative Code, for this fiscal year with the amount the coordinator would have received using the proviso contained in Specific Appropriation 1855, chapter 2018-09, Laws of Florida. For any coordinator that would have received a higher trip and equipment grant using the proviso contained in Specific Appropriation 1855, chapter 2018-09, Laws of Florida, the coordinator's grant shall be equal to the difference.

1916	FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	72,666,914
1917	FIXED CAPITAL OUTLAY AVIATION DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	395,521,413
1918	FIXED CAPITAL OUTLAY PUBLIC TRANSIT DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	405,951,983
1919	FIXED CAPITAL OUTLAY RIGHT-OF-WAY LAND ACQUISITION FROM TURNPIKE GENERAL RESERVE TRUST FUND	50,000 518,199,200 243,896,130
1920	FIXED CAPITAL OUTLAY SEAPORT - ECONOMIC DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	15,000,000
1921	FIXED CAPITAL OUTLAY SEAPORTS ACCESS PROGRAM	

10 000 000

FROM STATE TRANSPORTATION

FIXED CAPITAL OUTLAY SEAPORT GRANTS

(PRIMARY) TRUST FUND

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION

FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND

From the funds in Specific Appropriation 1922, \$2,000,000 in nonrecurring funds is provided for the Seaport Security Grant Program, pursuant to section 311.12(6), Florida Statutes. The funding provided shall focus on filling seaport security technology gaps utilizing situational awareness tools and enhanced cyber security technologies. If the Florida Seaport Transportation and Economic Development Council determines that a statewide purchase of such items provides savings and efficiency, the council may also purchase such items on behalf of all seaports listed in section 311.09(1), Florida Statutes.

	•	
1923	FIXED CAPITAL OUTLAY SEAPORT INVESTMENT PROGRAM FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	10,095,000
1924	FIXED CAPITAL OUTLAY RAIL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	81,767,430
1925	FIXED CAPITAL OUTLAY INTERMODAL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	74,438,222
1926	FIXED CAPITAL OUTLAY PRELIMINARY ENGINEERING CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	776,608,299 522,951
1927	FIXED CAPITAL OUTLAY RIGHT-OF-WAY SUPPORT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	74,559,913 10,802,727
1928	FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	44,551,558
1929	FIXED CAPITAL OUTLAY DEBT SERVICE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	67,000,550 200,224,575
	ere is hereby authorized to be issued up	

There is hereby authorized to be issued up to \$253 million in principal amount of bonds authorized and issued pursuant to section 215.605, Florida Statutes, and any other payments necessary or incidental to the repayment of bonds. Specific Appropriation 1929 includes up to \$201 million to support Fiscal Year 2020-2021 debt service associated with such projects.

There is hereby authorized to be issued up to \$190 million in principal amount of bonds to finance the I-95 IIIC Project pursuant to section 339.0809, Florida Statutes. Specific Appropriation 1929 includes up to \$36 million to support Fiscal Year 2020-2021 debt service associated with this project.

There is hereby authorized to be issued up to \$152 million in principal amount of bonds to finance construction, reconstruction, and improvement of projects that are eligible to receive federal-aid highway funds in accordance with section 215.616, Florida Statutes. Specific Appropriation 1929 includes up to \$32 million to support Fiscal Year 2020-2021 debt service associated with such projects.

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MA SPECIFIC APPROPRIATION	ANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION		
TOTAL: PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT FROM TRUST FUNDS		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		
TOTAL POSITIONS 1,7 TOTAL ALL FUNDS	751.00 3,335,495,549	1932 EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		
FLORIDA RAIL ENTERPRISE		1933 OPERATING CAPITAL OUTLAY		
APPROVED SALARY RATE 204,908		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		
1929A SALARIES AND BENEFITS POSITIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	265,609	1934 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION		
1929B OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	827	(PRIMARY) TRUST FUND		
1929C EXPENSES FROM STATE TRANSPORTATION		FAIRBANKS HAZARDOUS WASTE SITE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		
(PRIMARY) TRUST FUND	25,200	1936 SPECIAL CATEGORIES		
1929D SPECIAL CATEGORIES CONSULTANT FEES		CONSULTANT FEES FROM STATE TRANSPORTATION		
FROM STATE TRANSPORTATION		(PRIMARY) TRUST FUND		
(PRIMARY) TRUST FUND	4,089	1937 SPECIAL CATEGORIES		
1929E SPECIAL CATEGORIES		CONTRACTED SERVICES		
CONTRACTED SERVICES		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 8,460,148		
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	5,714	(PRIMHAI) 18051 FUND 0,400,140		
1000E FIND GIVEN OFFINA		1938 SPECIAL CATEGORIES		
1929F FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS		HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION		
FROM STATE TRANSPORTATION		(PRIMARY) TRUST FUND 994,023		
(PRIMARY) TRUST FUND	50,000	1939 SPECIAL CATEGORIES		
1929G FIXED CAPITAL OUTLAY PUBLIC TRANSIT DEVELOPMENT/GRANTS		TRANSPORTATION MATERIALS AND EQUIPMENT FROM STATE TRANSPORTATION		
FROM STATE TRANSPORTATION	222 000 622	(PRIMARY) TRUST FUND		
(PRIMARY) TRUST FUND	222,998,633	1940 SPECIAL CATEGORIES		
1929H FIXED CAPITAL OUTLAY BRIDGE CONSTRUCTION		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION		
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	250,000	(PRIMARY) TRUST FUND		
1929I FIXED CAPITAL OUTLAY		1941 FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND		
RAIL DEVELOPMENT/GRANTS		IMPROVEMENTS - STATEWIDE		
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	163,403,572	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 3,875,721		
1929J FIXED CAPITAL OUTLAY INTERMODAL DEVELOPMENT/GRANTS	, ,	1942 FIXED CAPITAL OUTLAY MAJOR REPAIRS, RENOVATIONS AND		
FROM STATE TRANSPORTATION		IMPROVEMENTS TO MAJOR INSTITUTIONS		
(PRIMARY) TRUST FUND	3,954,998	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		
FROM TRUST FUNDS		1943 FIXED CAPITAL OUTLAY SMALL COUNTY RESURFACE ASSISTANCE PROGRAM		
TOTAL POSITIONS	390,958,642	(SCRAP) FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		
TRANSPORTATION SYSTEMS OPERATIONS				
PROGRAM: HIGHWAY OPERATIONS		1944 FIXED CAPITAL OUTLAY SMALL COUNTY OUTREACH PROGRAM (SCOP) FROM STATE TRANSPORTATION		
APPROVED SALARY RATE 155,119,218		(PRIMARY) TRUST FUND		
1930 SALARIES AND BENEFITS POSITIONS 3,1 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	220,823,353	From the funds in Specific Appropriation 1944, \$9,000,000 is appropriated for transportation projects in municipalities pursuant to section 339.2818(7), Florida Statutes.		
1931 OTHER PERSONAL SERVICES		1945 FIXED CAPITAL OUTLAY		

SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAG	EMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANS SPECIFIC APPROPRIATION	PORTATION
mino	GRANTS AND AIDS - MAJOR DISASTERS - DEPARTMENT OF TRANSPORTATION WORK PROGRAM		(PRIMARY) TRUST FUND	17,562,706
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	18,713,743	1958A FIXED CAPITAL OUTLAY LOCAL TRANSPORTATION PROJECTS FROM STATE TRANSPORTATION	
1946	FIXED CAPITAL OUTLAY COUNTY TRANSPORTATION PROGRAMS		(PRIMARY) TRUST FUND	81,259,520
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	56,775,593	allocated as follows:	SHAII DE
1947	FIXED CAPITAL OUTLAY BOND GUARANTEE FROM STATE TRANSPORTATION		Land O' Lakes US 41 Landscape Rehabilitation (HB 2023) Highland Beach Crosswalks (HB 2185) (Senate Form 1384) William Burgess Boulevard Extension (HB 2209) (Senate	850,000 201,523
10/0	(PRIMARY) TRUST FUND	1,000,000	Form 1924) Treasure Island Curb and Roadway Improvements (HB 2425) (Senate Form 1020)	900,000
1948	FIXED CAPITAL OUTLAY TRANSPORTATION HIGHWAY MAINTENANCE CONTRACTS		North Bay Village - Sidewalk/ADA Upgrades (HB 2461) (Senate Form 1419)	900,000
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	494,824,454	Tampa Bay Area Regional Transit Authority Operations (HB 2483) (Senate Form 1937)	1,500,000
1949	FIXED CAPITAL OUTLAY INTRASTATE HIGHWAY CONSTRUCTION		Form 2566)Village of Indiantown Road/Storm Water Drainage	750,000
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,765,369,893	Reconstruction (HB 2639) (Senate Form 2168) Panama City Watson Bayou Turning Basin Bulkhead (HB 2695) (Senate Form 2080)	2,000,000
1950	FIXED CAPITAL OUTLAY ARTERIAL HIGHWAY CONSTRUCTION		Pedestrian Crossing Installation (HB 2767) (Senate Form 1927)	1,500,000 750,000
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	158,093,451	FECR Corridor Rail Safety Improvements (HB 2771) (Senate Form 1925)	750,000
1951	FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS		Form 1928)	900,000
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	408,092,459	Roadway Improvements (HB 2777) (Senate Form 1570) North Miami Beach - NE 35 Avenue Roadway Improvements Project (HB 2795) (Senate Form 1572)	350,000 500,000
	FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	14,897,296	Underline Multi-Use Trail/Mobility Corridor (HB 2837) (Senate Form 1835)	1,500,000
1952	FIXED CAPITAL OUTLAY ENVIRONMENTAL SITE RESTORATION FROM STATE TRANSPORTATION		Miami Biscayne Baywalk (HB 2863) (Senate Form 1976) Sunny Isles Beach Pedestrian Park Bridge (HB 2871) (Senate Form 1420)	2,000,000 1,000,000
	(PRIMARY) TRUST FUND	340,000	Town of Jay - Roadway Improvements (HB 2929) (Senate Form 1400)	300,000
1953	FIXED CAPITAL OUTLAY HIGHWAY SAFETY CONSTRUCTION/GRANTS FROM STATE TRANSPORTATION		Panama City Watson Bayou Dredging - Entrance Channel and Turning Basin (HB 2933) (Senate Form 2081) Pea Ridge Connector (HB 2937) (Senate Form 2160)	1,750,000 750,000
1054	(PRIMARY) TRUST FUND	236,367,382	Mount Sīnai Road Improvements (HB 3137) (Senate Form 1830) Southwest Ranches Safety Guardrail - Appaloosa Trail (HB	1,000,000
1954	FIXED CAPITAL OUTLAY RESURFACING FROM STATE TRANSPORTATION		3173) (Senate Form 1821)	350,000
1055	(PRIMARY) TRUST FUND	774,852,599	NW 74th St Improvements (HB 3361) (Senate Form 1828) Lois Avenue Complete Street Project - Tampa (HB 3413) (Senate Form 2025)	500,000 300,000
1955	FIXED CAPITAL OUTLAY BRIDGE CONSTRUCTION FROM STATE TRANSPORTATION		Anderson Snow Road & Corporate Boulevard Improvements (HB 3499)	1,000,000
	(PRIMARY) TRUST FUND FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	281,794,884 140,718,839	Traffic Calming Horace Mann Middle School (HB 3635) (Senate Form 1840)	300,000
1956	FIXED CAPITAL OUTLAY	140,710,037	Form 2121)	300,000 375,000
	CONTRACT MAINTENANCE WITH THE DEPARTMENT OF CORRECTIONS FROM STATE TRANSPORTATION		Mutter Road Connection (HB 3859) (Senate Form 2319) City of Callaway Roadway Repairs (HB 3901) (Senate Form 2202)	1,000,000
1055	(PRIMARY) TRUST FUND	19,646,000	City of Lynn Haven Road Repairs (HB 3903) (Senate Form 2201)	1,000,000
1957	FIXED CAPITAL OUTLAY HIGHWAY BEAUTIFICATION GRANTS FROM STATE TRANSPORTATION		Miami Lakes East ADA Pedestrian Mobility Infrastructure Project (HB 3975) (Senate Form 1197) Pedestrian Safety on Collector Streets (HB 3977) (Senate	500,000
1050	(PRIMARY) TRUST FUND	1,000,000	Form 2088)Loxahatchee Groves North Road Equestrian/Multi-Use Trail	300,000
1958	FIXED CAPITAL OUTLAY MATERIALS AND RESEARCH FROM STATE TRANSPORTATION		(HB 4095) (Senate Form 2246)	47,500 768,863

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRAN	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
APPROPRIATION Pioneer Trail/Tomoka Farms Road - Right-of-Way (HB 4155)	500,000	APPROPRIATION Rales Rides - Senior Transportation Program (HB 3927) (Conto Form 1322)
Doral Intersection Signalization Pedestrian Safety (HB 4201) (Senate Form 1832)	350,000	(Senate Form 1383)
Punta Gorda Airport Taxiway "E" Extension and General	1 200 000	1959 FIXED CAPITAL OUTLAY
Aviation Ramp (HB 4321) (Senate Form 2061) Neighborhood Traffic Calming Plan - Phase I (HB 4401)	1,200,000	BRIDGE INSPECTION FROM STATE TRANSPORTATION
(Senate Form 2475)	300,000	(PRIMARY) TRUST FUND
Pembroke Road Extension - Pembroke Pines (HB 4435) (Senate Form 2074)	900,000	1961 FIXED CAPITAL OUTLAY
Bay Parkway - Phase 1 and 2 (HB 4593) (Senate Form 2198)	921,855	TRAFFIC ENGINEERING CONSULTANTS
Washington County Twin Pond Road Paving Project (HB 4663) (Senate Form 2230)	350,000	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
Transportation Disadvantaged Ambulance - Jackson County	·	
(HB 4679) (Senate Form 2208)	500,000	1962 FIXED CAPITAL OUTLAY LOCAL GOVERNMENT REIMBURSEMENT
Opportunity (HB 4713) (Senate Form 2126)	1,000,000	FROM STATE TRANSPORTATION
Ponte Vedra SR AlA Corridor Intersection Improvements (HB 4761) (Senate Form 2045)	1,000,000	(PRIMARY) TRUST FUND
Historic Infrastructure Restoration and Downtown	1,000,000	TOTAL: PROGRAM: HIGHWAY OPERATIONS
Redevelopment Plan (HB 4907) (Senate Form 2453) Keystone Heights Traffic Signal Upgrade (HB 4933)	850,000 1,000,000	FROM TRUST FUNDS
Burnt Store Road South Segment (HB 9013) (Senate Form	1,000,000	TOTAL POSITIONS 3,124.00
2078)	1,000,000	TOTAL ALL FUNDS
Lee County Sanibel Causeway Shoreline Stabilization (HB 9025) (Senate Form 1692)	4,250,000	EXECUTIVE DIRECTION AND SUPPORT SERVICES
US 331/CR 30A Improvements - Walton County (HB 9197) (Senate Form 2220)	1 000 000	APPROVED SALARY RATE 41,854,550
Moccasin Wallow Road Expansion (HB 9219) (Senate Form	1,000,000	APPROVED SALARY RATE 41,854,550
2138)	3,600,000	1963 SALARIES AND BENEFITS POSITIONS 742.00
Space Maritime Access Feasibility Study (HB 9237) Goodland Drive Rehabilitation Project - Collier (HB 4839)	300,000	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
(Senate Form 1024)	1,000,000	10CA OMILED DEDCOMAL CEDITORS
Green Mountain Connector - Lake (HB 2009) (Senate Form 1079)	750,000	1964 OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION
Paradise Coast Trail - Collier (Senate Form 1167)	250,000	(PRIMARY) TRUST FUND
Boynton Beach Town Square Enhanced Pedestrian Crossing (HB 2495) (Senate Form 1547)	75,000	1965 EXPENSES
Charlie Johns Street Traffic Signal - Blountstown (HB	·	FROM STATE TRANSPORTATION
2965) (Senate Form 1607)	325,000	(PRIMARY) TRUST FUND 6,392,979
(HB 3131) (Senate Form 1700)	1,024,855	1966 OPERATING CAPITAL OUTLAY
Deltona - Normandy Blvd at Providence Intersection Improvements (HB 3159) (Senate Form 1705)	500,000	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
Glades Communities Street Resurfacing and Reconstruction	500.000	
(HB 4089) (Senate Form 1829) The Bluffs Entrance/Transportation Upgrades - Escambia	500,000	1967 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE
(HB 2557) (Senate Form 1838)	750,000	HEARINGS
Miami-Opa Locka Executive Airport Infrastructure Improvements (HB 3731) (Senate Form 1900)	1,000,000	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
Lacoochee Industrial Area Right-Of-Way Improvements -		
Pasco (HB 2099) (Senate Form 1906)US 301 - Pretty Pond Road - Medical Arts Court	5,469,395	1968 SPECIAL CATEGORIES CONSULTANT FEES
Intersection Improvements - Zephyrhills (HB 2301)		FROM STATE TRANSPORTATION
(Senate Form 1907)	2,300,000	(PRIMARY) TRUST FUND
Form 1963)	500,000	1969 SPECIAL CATEGORIES
St. Johns County CR 2209 Extension (HB 4763) (Senate Form 2044)	1,000,000	CONTRACTED SERVICES FROM STATE TRANSPORTATION
Hillsborough County Veterans' Lake Trail (HB 2867)		(PRIMARY) TRUST FUND 5,831,797
(Senate Form 2058)	1,000,000	1970 SPECIAL CATEGORIES
3175) (Senate Form 2067)	288,000	HUMAN RESOURCES DEVELOPMENT
City of DeFuniak Springs Airport Runway 9-27 Widening and Extension (HB 9259) (Senate Form 2225)	650,000	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
Washington County - Crystal Lake Paving Improvements		
(Senate Form 2232)	850,000	1971 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
(Senate Form 2273)	2,256,759	FROM STATE TRANSPORTATION
Keep Florida Beautiful (HB 3915) (Senate Form 2312) 44th Avenue East Extension (HB 3409) (Senate Form 2488)	800,000 10,000,000	(PRIMARY) TRUST FUND 8,186,459
Keystone Airport Road Infrastructure - Bradford (HB 4931)		1972 SPECIAL CATEGORIES
(Senate Form 2504)	1,190,000	RISK MANAGEMENT INSURANCE - OTHER FROM STATE TRANSPORTATION
(Senate Form 2567)	500,000	(PRIMARY) TRUST FUND

SECTION 5 SPECIFIC APPROPRIA	5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MAI	NAGEMENT/TRANSPORTATION	SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION PIC PRIATION	
1973 SE TE I	ECIAL CATEGORIES RANSFER TO SOUTH FLORIDA WATER MANAGEMENT DISTRICT FOR EVERGLADES RESTORATION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	6,132,690	pro of qua Gov	ntingent upon approval of a detailed operational work plan and a copiect spend plan reflecting estimated and actual costs. Upon approvathe detailed operational work plan, the department shall subminarterly project status reports to the Executive Office of the vernor's Office of Policy and Budget, the chair of the Senatopropriations Committee, and the chair of the House Appropriations	l t e e
TF F	PECIAL CATEGORIES RANSFER TO DEPARTMENT OF REVENUE FOR HIGHWAY TAX COMPLIANCE PROM STATE CHANDED FROM THE PROMETRY OF THE PRO	24 640	Cor pro cor	mittee. Each report must include progress made to date for each opject milestone and contract deliverable, planned and actual mpletion dates, planned and actual costs incurred, and any current opject issues and risks.	h l
	(PRIMARY) TRUST FUND	34,640	1984	SPECIAL CATEGORIES	
LE	PECIAL CATEGORIES MASE OR LEASE-PURCHASE OF EQUIPMENT PROM STATE TRANSPORTATION		2701	HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	, 975
	(PRIMARY) TRUST FUND	477,133			
TF S	PECIAL CATEGORIES NANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		1985	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	,879
F	PURCHASED PER STATEWIDE CONTRACT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,045,505	1986	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES	
	TRUST FUND	3,902		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 6,927	,150
M]]	XED CAPITAL OUTLAY INOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE		TOTAL	: INFORMATION TECHNOLOGY FROM TRUST FUNDS	
ŀ	PROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,529,630		TOTAL POSITIONS	408
	ECUTIVE DIRECTION AND SUPPORT SERVICES	92,354,611	FLORII	DA'S TURNPIKE SYSTEMS	, 100
			ET ART	DATE WINNEY THE THEFT THE	
	TOTAL POSITIONS	42.00 92,354,611		DA'S TURNPIKE ENTERPRISE APPROVED SALARY RATE 20,937,222	
INFORMATI	ON TECHNOLOGY			AIINOVED DABANI NAIE 20,737,222	
APPF	OVED SALARY RATE 10,343,657		1987	SALARIES AND BENEFITS POSITIONS 380.00 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	418
	ALARIES AND BENEFITS POSITIONS 1: FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	96.00 14,802,977	1988	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION	,769
F	THER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	32,998	1989	EXPENSES FROM STATE TRANSPORTATION	
1980 EX	RPENSES FROM STATE TRANSPORTATION		1990	(PRIMARY) TRUST FUND	,959
	(PRIMARY) TRUST FUND	11,508,272	1,7,0	FROM STATE TRANSPORTATION	,611
	PERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	476,724	1991	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION	
CC	PECIAL CATEGORIES INSULTANT FEES FROM STATE TRANSPORTATION		1992	(PRIMARY) TRUST FUND 61 SPECIAL CATEGORIES	,633
1983 SI	(PRIMARY) TRUST FUND	339,908		CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	,631
CC	NTRACTED SERVICES				
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		1993	SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION	
nonrec	the funds in Specific Appropriation curring funds is provided to the	Florida Department of		(PRIMARY) TRUST FUND	,353
\$2,140 submit	portation for Data Infrastructure Modern 0,187 shall be held in reserve and the 1: budget amendments for the release of the 1: sions of chapter 216, Florida Statutes	agency is authorized to se funds pursuant to the		SPECIAL CATEGORIES PAYMENT TO EXPRESSWAY AUTHORITIES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 6,670	420
PIONTS	rond of chapter 210, riorina statutes	. Release Of Tunus 15		(INTERNAL) INOUT FORD	, 120

SPECIE	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION		SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION			
	SPECIAL CATEGORIES FLORIDA HIGHWAY PATROL SERVICES		FROM TURNPIKE GENERAL RESERVE TRUST FUND			
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	26,200,733	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND			
1996	HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION		2007 FIXED CAPITAL OUTLAY RIGHT-OF-WAY SUPPORT FROM TURNPIKE GENERAL RESERVE			
	(PRIMARY) TRUST FUND	134,949	TRUST FUND 9,005,697 FROM STATE TRANSPORTATION			
1997	SPECIAL CATEGORIES TRANSPORTATION MATERIALS AND EQUIPMENT FROM STATE TRANSPORTATION		(PRIMARY) TRUST FUND			
1998	(PRIMARY) TRUST FUND	1,468,409	TRAFFIC ENGINEERING CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	194,000	2009 FIXED CAPITAL OUTLAY TOLL OPERATION CONTRACTS			
1999	FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND			
	IMPROVEMENTS - STATEWIDE FROM TURNPIKE GENERAL RESERVE TRUST FUND	556,500	2010 FIXED CAPITAL OUTLAY TURNPIKE SYSTEM EQUIPMENT AND DEVELOPMENT FROM TURNPIKE GENERAL RESERVE			
1999A	FIXED CAPITAL OUTLAY		TRUST FUND 77,296,988 FROM STATE TRANSPORTATION			
	TRANSPORTATION PLANNING CONSULTANTS FROM TURNPIKE GENERAL RESERVE		(PRIMARY) TRUST FUND			
	TRUST FUND	4,000,000	2011 FIXED CAPITAL OUTLAY TOLLS SYSTEM EQUIPMENT AND DEVELOPMENT FROM STATE TRANSPORTATION			
2000	(PRIMARY) TRUST FUND	11,500,000	(PRIMARY) TRUST FUND			
2000	FIXED CAPITAL OUTLAY TRANSPORTATION HIGHWAY MAINTENANCE CONTRACTS FROM STATE TRANSPORTATION		TOTAL: FLORIDA'S TURNPIKE ENTERPRISE FROM TRUST FUNDS			
	(PRIMARY) TRUST FUND	80,974,397	TOTAL POSITIONS			
2001	FIXED CAPITAL OUTLAY INTRASTATE HIGHWAY CONSTRUCTION FROM TURNPIKE RENEWAL AND		TOTAL: TRANSPORTATION, DEPARTMENT OF FROM TRUST FUNDS			
	REPLACEMENT TRUST FUND FROM TURNPIKE GENERAL RESERVE	27,971,838	TOTAL POSITIONS 6,194.00			
	TRUST FUND	279,025,254	TOTAL ALL FUNDS			
2002	FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS		TOTAL OF SECTION 5			
	FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND FROM TURNPIKE GENERAL RESERVE	12,707,712	FROM GENERAL REVENUE FUND			
	TRUST FUND	42,899,901	FROM TRUST FUNDS			
2003	FIXED CAPITAL OUTLAY RIGHT-OF-WAY LAND ACQUISITION		TOTAL POSITIONS 14,966.25			
	FROM TURNPIKE GENERAL RESERVE TRUST FUND	58,232,419	TOTAL ALL FUNDS			
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	8,000,000	SECTION 6 - GENERAL GOVERNMENT			
2004	FIXED CAPITAL OUTLAY	.,	The moneys contained herein are appropriated from the named funds to Administered Funds, Department of Business and Professional Regulation,			
2005	RESURFACING FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND	57,651,443	Department of Citrus, Department of Economic Opportunity, Department of Financial Services, Executive Office of the Governor, Department of 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	10 454 560	Department of State as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.			
2006	REPLACEMENT TRUST FUND	13,454,568	PROGRAM: ADMINISTERED FUNDS			
∠006	FIXED CAPITAL OUTLAY PRELIMINARY ENGINEERING CONSULTANTS FROM TURNPIKE RENEWAL AND	10.017.05	2012 LUMP SUM CASUALTY INSURANCE PREMIUM DEFICIT			
	REPLACEMENT TRUST FUND	19,017,364	FROM TRUST FUNDS			

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2013 LUMP SUM HUMAN RESOURCES OUTSOURCING CONTINGENCY	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION USAR Radio Cache Replacement. 400,000 MARC Radio Cache Upgrades. 843,091
FROM GENERAL REVENUE FUND	SWAT Building Capabilities
From the funds in Specific Appropriation 2013A, a reduction of \$171,549 in trust funds is provided for distribution into agencies' Data Processing categories to align agency assessments with the base appropriations within the State Data Center.	Fire USAR Training. 564,546 Bomb Training. 158,000 Bomb Sustainment. 596,500 Region 2 Save Life Table Top and Full Scale Exercise. 48,000 Management and Administration. 585,084
2013B LUMP SUM DEPARTMENT OF MANAGEMENT SERVICES - INFORMATION TECHNOLOGY SERVICES FROM TRUST FUNDS	Urban Areas Security Initiative (UASI): FLORIDA DIVISION OF EMERGENCY MANAGEMENT
From the funds in Specific Appropriation 2013B, \$48,560 is provided for an increase to the Department of Management Services' Working Capital Trust Fund for adjustments to State Data Center services funded in state agencies' Fiscal Year 2020-2021 budget.	Miami/Ft Lauderdale Urban Areas Security Initiative (UASI) 14,012,500 Orlando Urban Areas Security Initiative (UASI) 3,325,000 Tampa Urban Areas Security Initiative (UASI) 3,325,000 Management and Administration (UASI) 1,087,500
2014 LUMP SUM INFORMATION TECHNOLOGY	Additional Federal Funding: FLORIDA DIVISION OF EMERGENCY MANAGEMENT
FROM GENERAL REVENUE FUND	Urban Area Security (UASI) Nonprofit Security Grant 5,874,295 Operation Stonegarden (OPSG) 3,082,563
From the funds in Specific Appropriation 2014, an increase of \$552,044 in recurring general revenue funds and an increase of \$1,197,544 in recurring trust funds are provided for distribution into agencies' Data Processing categories to support adjustments to the Department of Management Services' Division of State Technology Fiscal Year 2020-2021 budget.	2014B LUMP SUM EMPLOYEE COMPENSATION AND BENEFITS FROM GENERAL REVENUE FUND
2014A LUMP SUM STRENGTHENING DOMESTIC SECURITY FROM TRUST FUNDS	2015A LUMP SUM STATE MATCH FOR FEDERAL FEMA FUNDING FROM GENERAL REVENUE FUND
Funds provided in Specific Appropriation 2014A are contingent on federal grants being awarded. Should the amount awarded for each federal grant be less than the amount appropriated, funds shall be awarded in priority order for the individual projects as indicated in the Fiscal Year 2020-2021 Domestic Security Funding Request of the Domestic Security Oversight Board. Once federal funding is received and projects are funded in priority order, the Board may transfer funding between any	2016 SPECIAL CATEGORIES ASSOCIATION DUES FROM GENERAL REVENUE FUND
of the funded projects. Funds may be allocated to projects not listed below with approval of the Legislative Budget Commission.	FROM GENERAL REVENUE FUND
FLORIDA DEPARTMENT OF FINANCIAL SERVICES (State Fire Marshal) Bomb Building Capabilities	TRANSFER TO PLANNING AND BUDGETING SYSTEM TRUST FUND FROM GENERAL REVENUE FUND 6,044,935
EOD Training	TOTAL: PROGRAM: ADMINISTERED FUNDS FROM GENERAL REVENUE FUND
Sustainment of Fusion Centers Operations. 276,500 Sustainment of Fusion Center Analysts. 252,000 Planning Meetings. 61,800	TOTAL ALL FUNDS
FLORIDA DÍVISION OF EMERGENCY MANAGEMENT LE Data Sharing	BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF
Sustainment of Fusion Centers Operations. 216,500 SE Florida Fusion Centers Critical Needs. 50,000 Sustainment of Fusion Center Analysts. 638,000 Fire HAZMAT Sustainment. 1,076,812 Cyber Intrusion Training. 290,000 Region 7 Portable Vehicle Barriers. 255,000 Aviation Sustainment. 365,000 SWAT Sustainment. 443,045 AHIMT Training. 75,000 Waterborne Response Team Building Capabilities. 11,760	No funds are appropriated in Specific Appropriations 2018 through 2182 and section 8 for the payment of rent, lease or possession of space for offices or any other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 790:0070, 790:0083, 790:0098 or 790:M139, or any other lease, by the Department of Business and Professional Regulation, notwithstanding any lease or contract to the contrary. The Department of Business and Professional Regulation is prohibited from expending any specific appropriation from the General Revenue Fund, any trust fund or
MARC Radio Sustainment96,000USAR Sustainment & Maintenance259,800HAZMAT Air Monitoring Replacement309,000	from any other source for the rent, lease or possession of any space for offices or other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos.

SPECIF APPROP	N 6 - GENERAL GOVERNMENT IC RIATION :0139, 790:0070, 790:0083, 790:0098 or 79	90:M139, or any other lease.	SPECI	ON 6 - GENERAL GOVERNMENT FIC PRIATION TOTAL ALL FUNDS		16,148,303
	M: OFFICE OF THE SECRETARY AND STRATION			MATION TECHNOLOGY APPROVED SALARY RATE 3,289,594		
EXECUT	IVE DIRECTION AND SUPPORT SERVICES					
	PPROVED SALARY RATE 8,985,535	440.50	2031	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	57.00 198,078	4,389,566
2018	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	169.50 12,773,918	2032	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		110,911
\$80 Tru sol Off	m the funds in Specific Appropriations 1,818 and ten positions of recurring a st Fund are appropriated and 498,373 ely for the purpose of creating a unit ice of the department to provide an	funds from the Administrative B in salary rate is provided, within the General Counsel's rbitration and mediation of		EXPENSES FROM GENERAL REVENUE FUND	11,878	1,498,424
	putes for the Division of Florida (ile Homes.	Condominiums, Timeshares, and	2034	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		100,000
	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	668,574	2035	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND		2,420,911
2020	EXPENSES FROM ADMINISTRATIVE TRUST FUND	1,588,449	2036	SPECIAL CATEGORIES FLORIDA BUSINESS INFORMATION PORTAL		
2021	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	12,088	2037	FROM GENERAL REVENUE FUND	150,000	
2022	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE		2037	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		17,527
2022	HEARINGS FROM ADMINISTRATIVE TRUST FUND	196,813	2038	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		4,001
2023	SPECIAL CATEGORIES TRANSFER TO THE OFFICE OF THE STATE ATTORNEY - SLOT INVESTIGATIONS AND PROSECUTIONS FROM ADMINISTRATIVE TRUST FUND	247,677	2039	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		4,001
2024	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	254,780		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	637	16,452
2025	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND	6,500	2040	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM ADMINISTRATIVE TRUST FUND		1,423,797
		0,000				=1 -= 1
2026	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	167,278	2041	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM ADMINISTRATIVE TRUST FUND		212,142
2027	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM ADMINISTRATIVE TRUST FUND	7,650	TOTAL	: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	360,593	10,193,731
2028	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS	00.000		TOTAL POSITIONS	57.00	10,554,324
	FROM ADMINISTRATIVE TRUST FUND	90,000	PROGR	AM: SERVICE OPERATION		
2029	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND	77,506	CUSTO	MER CONTACT CENTER		
2030	SPECIAL CATEGORIES	•	i	APPROVED SALARY RATE 3,273,993		
2030	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		2042	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	92.00	4,851,316
ሞ∩ ሞ∧ τ.	FROM ADMINISTRATIVE TRUST FUND	57,070	2043	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		235,628
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	16,148,303	2044	EXPENSES FROM ADMINISTRATIVE TRUST FUND		509,903
	TOTAL POSITIONS	169.50				

2058 SALARIES AND BENEFITS

POSITIONS

236.50

### MARKETSTATUTE SINGLY FROM 15,222,702 Page Septime Concentral	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
PRINT PROPESSIONAL SERVICES 1,000	2045 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	3,000	FROM PROFESSIONAL REGULATION TRUST FUND
SECOND CONTROLLED FROM 16,288 700 10,259,498	CONTRACTED SERVICES	9,000	FROM PROFESSIONAL REGULATION TRUST
FROM ADMINISTRATURE DESIGN FROM SOCIAL CHEMORES UNDERSOR DESIGNED OF PARRICAGES UNDERSOR DESIGNED OF PARRICAGES UNDERSOR SOCIAL CHEMORE UNDERSOR SOCIAL DESIGNED THESE FROM DIE PERSONAL SERVICES SOCIAL CHEMORES UNDER CHEMORE CHEMORE UNDER CHEMORE STREET SOCIAL DESIGNED SOCIAL DESIGNED SOCIAL DESIGNED SOCIAL DESIGNED DESIGNED SOCIAL D	RISK MANAGEMENT INSURANCE	48,288	FROM PROFESSIONAL REGULATION TRUST
ACQUISITION OF NOTICE MEAN RESURES SERVICES FROM ADMINISTRATURE TROUBE INDO 15.690,986 TOTAL CURTORIS COUNCE CERTER TOTAL CURTORIS COUNCE CERTER TOTAL CURTORIS COUNCE CERTER TOTAL STRONG SALENT BASE TO SERVICES TOTAL ALL FROMS SALENT BASE TO SERVICES THE MAINTENANCE TROUBE FROM SALENT BASE TO SERVICES THE MAINTENANCE TROUBE FROM SALENT BASE TO SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SERVICES THE MAINTENANCE TROUB FROM SALENT BASE TO SERVICE SE	LEASE OR LEASE-PURCHASE OF EQUIPMENT	5,430	FROM PROFESSIONAL REGULATION TRUST
CUSTOMER CONTENT CONTENT FORD 5,890,986 FROM FRONTSSIONAL REGULATION TOUST 918,385 TOTAL POSITIONS 92.00 707AL ALL FORDS 92.00 9	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	28,421	ACQUISITION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST
TOTAL ALL FORDS: 92.00 TOTAL ALL FORDS: 92.00 TOTAL ALL FORDS: 92.00 TOTAL ALL FORDS: 92.00 TOTAL ALL FORDS: 95.00,966 APPROVED SALARY RATE 3,766,841 205 SALARIES AND BENEFITS POSITIONS 108.50 FROW ARCHITECTURE FORD: 95.725,724 FROW REPORTS: 95.725,724 FROW REPORTS: 95.725,724 TOTAL ALL FORDS: 95.725,725 TOT		5,690,986	LEGAL SERVICES CONTRACT FROM PROFESSIONAL REGULATION TRUST
APPROVED SALARY RATE 3,766,841 2050 SALARY RATE 3,766,841 2050 SALARY RATE 3,766,841 2050 SALARY RATE 3,766,841 2050 SALARY SATURE TRUST FUND . 108.50 FROM ADMINISTRATIVE TRUST FUND . 436,159 FROM ADMINISTRATIVE TRUST FUND . 436,159 FROM ADMINISTRATIVE TRUST FUND . 579,401 2051 DEERRISS FROM ADMINISTRATIVE TRUST FUND . 579,401 2053 OPERATURG CAPITAL OUTLANF FROM ADMINISTRATIVE TRUST FUND . 3,000 FROM ADMINISTRATIVE TRUST FUND . 1,500,000 FROM ADMINISTRATIVE TRUST FUND .	TOTAL ALL FUNDS		2064 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF HEALTH
2050 SALARIES AND BENEFITS POSITIONS 108.50 PROW ADMINISTRATIVE TRUST FUND . 5,725,724 PROW ADMINISTRATIVE TRUST FUND . 436,159 PROW ADMINISTRATIVE TRUST FUND . 436,159 PROW ADMINISTRATIVE TRUST FUND . 579,401 PROW ADMINISTRATIVE TRUST FUND . 579,401 PROW ADMINISTRATIVE TRUST FUND . 3,000 PREATURE CAPTRAL CUTTARY PROW ADMINISTRATIVE TRUST FUND . 3,000 PREATURE CAPTRAL CUTTARY PROW ADMINISTRATIVE TRUST FUND . 3,000 PROW SPECIAL CATEGORIES COUTTAGETED SERVICES PROW ADMINISTRATIVE TRUST FUND . 1,500,000 PROW ADMINISTRATIVE TRUST FUND . 1,			
Offer PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . 436,159 FROM ADMINISTRATIVE TRUST FUND . 579,401 2052 EXPENSES FROM ADMINISTRATIVE TRUST FUND . 579,401 2053 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND . 3,000 FROM ADMINISTRATIVE TRUST FUND . 3,000 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND . 1,500,000 FROM ADMINISTRATIVE TRUST FUND . 1,500,000 FROM ADMINISTRATIVE TRUST FUND . 22,737 2055 SPECIAL CATEGORIES RISK MARAGEMENT INSUBANCE FROM ADMINISTRATIVE TRUST FUND . 22,737 2056 SPECIAL CATEGORIES LEASS ON LEASS-PURCHASE OF DOUITHENT FROM ADMINISTRATIVE TRUST FUND . 16,950 2057 SPECIAL CATEGORIES LEASS ON LEASS-PURCHASE OF DOUITHENT FROM ADMINISTRATIVE TRUST FUND . 16,950 2058 SPECIAL CATEGORIES LEASS ON LEASS-PURCHASE OF DOUITHENT FROM ADMINISTRATIVE TRUST FUND . 16,950 2059 SPECIAL CATEGORIES TRANSFER TO DEPRATHENT OF MANAGEMENT SERVICES - HUMBA RESOURCES SERVICES FUNCASED FER STATEMIDE CONTEACT FROM ADMINISTRATIVE TRUST FUND . 38,173 TOTAL CENTRAL INTAKE FROM TRUST FUNDS . 108.59 TOTAL POSTITIONS . 108.59 TOTAL ALI FUNDS . 108.59 TOTAL CENTRAL INTAKE FROM PROFESSIONAL REGULATION TRUST FORD PROFESSIONAL REGULATION TRUST FORD PROFESSIONAL REGULATION TRUST FUND	2050 SALARIES AND BENEFITS POSITIONS		UNLICENSED ACTIVITIES FROM PROFESSIONAL REGULATION TRUST
EXPENSES FROM ADMINISTRATIVE TRUST FUND . 579,401 2053 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND . 3,000 2054 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND . 1,500,000 2055 SPECIAL CATEGORIES END ADMINISTRATIVE TRUST FUND . 1,500,000 2055 SPECIAL CATEGORIES END ADMINISTRATIVE TRUST FUND . 1,500,000 2056 SPECIAL CATEGORIES END ADMINISTRATIVE TRUST FUND . 22,737 2056 SPECIAL CATEGORIES LEASE OR LEASE-PURCRASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . 16,550 2057 SPECIAL CATEGORIES LEASE OR LEASE-PURCRASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . 16,550 FROM ADMINISTRATIVE TRUST FUND . 38,173 FROM ENTRY TRUST FUND . 38,173 FROM ADMINISTRATIVE TRUST FUND . 38,173 FROM ENTRY TRUST FUND . 38,173 FROM ADMINISTRATIVE TRUST FUND . 38,173 FROM ADMINISTRATIVE TRUST FUND . 38,173 FROM ADMINISTRATIVE TRUST FUND . 38,173 FROM PROPESSIONAL REGULATION . 4,500,000 FROM ADMINISTRATIVE TRUST FUND . 4,500,000 FROM ADMINISTRATIVE TRU		436,159	From the funds in Specific Appropriation 2065, up to \$500,000 from the
FROM ADMINISTRATIVE TRUST FUND . 3,000 Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to fund unlicensed activity enforcement relating to certified public accountants. 1,500,000 From the funds in Specific Appropriation 2065, up to \$500,000 from the Professional Regulation To enhance department of Business and Professional Regulation to enhance department of Business and Professional Regulation to enhance department enforcement activities, which include stings and sweeps, relating to unlicensed coverhead chapter to everhead chapter to everhead chapter to everhead chapter to expect the sear unlicensed activity functions overhead chapter to be provided to the Department of Business and Professional Regulation to enhance department enforcement activities, which include stings and sweeps, relating to unlicensed crivity in Florida. The department may not allocate overhead chapter to the semantic provided to the Department of Provided to the Department of Specific Appropriation 2065, the Department of Coverhead Chapter to expect to the semantic semantic provided to the Department of Specific Appropriation 2065, the Department of Coverhead Chapter to everhead chapter to the President of the Everytive Office of the Governor's Office of Policy and Budget by November 2, 2000, detailing the unlicensed activity functions performed by the department during Fiscal Year 2019-2020. 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 to fund the professional Regulation is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes. PROGRAM: PROFESSIONAL REGULATION TRUST FROM P		579,401	Business and Professional Regulation to fund unlicensed activity
CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND . 1,500,000 From the funds in Specific Appropriation 2065, up to \$500,000 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 activities, which include stings and sweeps, relating to unlicensed charges to these unlicensed activity functions. 2056 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . 16,950 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . 16,950 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - EUMAN RESOURCES SERVICES PURCHASED PER STATEMIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND . 38,173 SERVICES - EUMAN RESOURCES SERVICES PURCHASED PER STATEMIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND . 38,173 SERVICES - EUMAN RESOURCES SERVICES FROM TRUST FUNDS . 108.50 TOTAL CENTRAL INTAKE FROM TRUST FUNDS . 108.50 TOTAL POSITIONS . 108.50 TOTAL POSITIONS . 108.50 TOTAL ALL FUNDS . 108.50 SA322,144 PROGRAM: PROFESSIONAL REGULATION TRUST FUND . 4,500,000 COMPLIANCE AND ENFORCEMENT APPROVED SALARY RATE 10,327,280 The Department of Business and Professional Regulation is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2065 in the event the amount of claims available for payment exceeds the amount appropriated.	FROM ADMINISTRATIVE TRUST FUND	3,000	Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to fund unlicensed activity
RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	CONTRACTED SERVICES	1,500,000	From the funds in Specific Appropriation 2065, up to \$500,000 from the
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . 16,950 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUWAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND . 38,173 TOTAL: CENTRAL INTAKE FROM TRUST FUNDS . 108.50 TOTAL POSITIONS . 108.50 TOTAL ALL FUNDS . 108.50 APPROVED SALARY RATE 10,327,280 TO SPECIAL CATEGORIES 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 2, 2020, detailing the unlicensed activity functions performed by the department during Fiscal Year 2019-2020. 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. TOTAL POSITIONS . 108.50 TOTAL ALL FUNDS . 1	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	22,737	activities, which include stings and sweeps, relating to unlicensed construction activity in Florida. The department may not allocate
2057 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	LEASE OR LEASE-PURCHASE OF EQUIPMENT	16,950	Business and Professional Regulation shall submit a report to the
TOTAL: CENTRAL INTAKE FROM TRUST FUNDS	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	20 172	and the Executive Office of the Governor's Office of Policy and Budget by November 2, 2020, detailing the unlicensed activity functions performed by the department during Fiscal Year 2019-2020. The report shall contain a detailed breakout of activities, revenues, and
TOTAL POSITIONS 108.50 TOTAL ALL FUNDS	TOTAL: CENTRAL INTAKE	•	information to indicate the department's compliance with section
COMPLIANCE AND ENFORCEMENT The Department of Business and Professional Regulation is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2066 in the event the amount of claims available for payment exceeds the amount appropriated.	TOTAL POSITIONS	108.50	CLAIMS PAYMENTS FROM CONSTRUCTION RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST
submit budget amendments in accordance with chapter 216, Florida APPROVED SALARY RATE 10,327,280 Statutes, to increase Specific Appropriation 2066 in the event the amount of claims available for payment exceeds the amount appropriated.	PROGRAM: PROFESSIONAL REGULATION		FUND 4,500,000
amount of claims available for payment exceeds the amount appropriated.			submit budget amendments in accordance with chapter 216, Florida
CUID AMBRIDA MULI DENDELLA PUBLICUMA CAD AU	2058 SALARIES AND BENEFITS POSITIONS	236.50	amount of claims available for payment exceeds the amount appropriated.

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION SPECIAL CATEGORIES		SPECI APPRO	ON 6 - GENERAL GOVERNMENT FIC PRIATION APPROVED SALARY RATE 240,862		
	CLAIMS PAYMENT/AUCTIONEER RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST FUND	106,579	2078	SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST FUND	4.00	366,576
2068	SPECIAL CATEGORIES TRANSFER ARCHITECT & INTERIOR DESIGN ACTIVITIES CH. 2002-274		2079	OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST		300,370
	FROM PROFESSIONAL REGULATION TRUST FUND	425,239	0000	FUND		111,223
2069	SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST		2080	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND		156,920
2070	FUND	1,193,838	2081	SPECIAL CATEGORIES TRANSFER TO THE PROFESSIONAL REGULATION TRUST FUND		
2070	FLORIDA BUILDING CODE COMPLIANCE AND MITIGATION PROGRAM			FROM GENERAL REVENUE FUND		
The	FROM PROFESSIONAL REGULATION TRUST FUND	925,000	Bo:	e funds in Specific Appropriation 2081 a xing Commission. The funds shall be utilicallable trust funds to support and magnission.	zed, if needed, in e	excess of
Bui	lding Code Compliance and Mitigation Progra .841, Florida Statutes.		2082	SPECIAL CATEGORIES		
2071	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST			CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FUND		2,000
2072	FUND	187,298	2083	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST		
	RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST	251 050	2004	FUND		3,376
2073	FUND	251,958	2084	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST		
	FROM PROFESSIONAL REGULATION TRUST FUND	200,000	ጥ ∩ጥλ⊺.	FUND		3,557
2074	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PROFESSIONAL REGULATION TRUST		TOTALL	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	443,675	643,652
2075	FUND	60,162		TOTAL POSITIONS	4.00	1,087,327
2013	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			NG AND CONTINUING EDUCATION APPROVED SALARY RATE 1,432,776		
	FROM PROFESSIONAL REGULATION TRUST	91,472	2085		38.00	
2076	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA ENGINEERING			FROM PROFESSIONAL REGULATION TRUST FUND		2,113,901
	MANAGEMENT CORPORATION (FEMC) CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST		2086	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND		281,294
2077	FUND	2,070,000	2087	OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION TRUST		
2011	REAL ESTATE RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST	200.000	2000	FUND		3,000
TOTAL:	FUND	300,000	2088	SPECIAL CATEGORIES EXAMINATION TESTING SERVICES FOR PROFESSIONAL REGULATION		
	FROM TRUST FUNDS	32,863,807		FROM PROFESSIONAL REGULATION TRUST FUND		802,078
	TOTAL POSITIONS	236.50 32,863,807	2089	SPECIAL CATEGORIES CONTRACTED SERVICES		
FLORID	A BOXING COMMISSION			FROM PROFESSIONAL REGULATION TRUST FUND		6,000

SPECIA APPROF 2090	PRIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST FUND	-	13,549	SPECIA APPROD Fro the qua ind Cos fur	PRIATION om the funds provided in Specific Appropriations 2101 through 2110, e Department of Business and Professional Regulation shall prepare arterly and annual financial statements of revenues and expenditures, cluding direct and allocated, of the Division of Drugs, Devices, and smetics. The financial statements shall reflect each fee and trust nd revenue source collected and indicate how each fee and revenue		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PROFESSIONAL REGULATION TRUST FUND		5,211	source was expended in support of the regulatory and administra expenditures of the Division of Drugs, Devices, and Cosmetics, inclu departmental overhead expenditures. The financial statements shall reflect any regulatory functions supported by the General Revenue F			
2092	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST FUND	;	12,276	App App Off sha thi	e financial statements shall be submitted to the chair of the Senate propriations Committee, the chair of the House of Representatives propriations Committee, and the Executive Office of the Governor's fice of Policy and Budget. The first quarterly financial statement all be submitted on August 3, 2020, for the period of April 1, 2020, rough June 30, 2020, and quarterly thereafter. The annual financial atement for the year ending June 30, 2020, shall be submitted on or		
TOTAL:	TESTING AND CONTINUING EDUCATION				fore November 2, 2020.		
	FROM TRUST FUNDS	3,23	37,309	1	APPROVED SALARY RATE 1,549,979		
	TOTAL POSITIONS	38.00		I	AFFROVED SALIARI RAIE 1,349,979		
EVDW 1	TOTAL ALL FUNDS	3,23	37,309	2101	SALARIES AND BENEFITS POSITIONS 25.50 FROM PROFESSIONAL REGULATION TRUST FUND		
rann r	MAD CHILD DADOK KEGODATION						
2093	APPROVED SALARY RATE 1,118,868 SALARIES AND BENEFITS POSITIONS	30.00		2102	OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST FUND		
2073	FROM PROFESSIONAL REGULATION TRUST	30.00			•		
2094	FUND	1,72	24,269	2103	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND		
	FROM PROFESSIONAL REGULATION TRUST				·		
	FUND	16	50,342	2104	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
2095	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST				FROM PROFESSIONAL REGULATION TRUST FUND		
	FUND	4	15,000	2105	TRANSFER TO THE PROFESSIONAL REGULATION		
2096	SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST				TRUST FUND FROM GENERAL REVENUE FUND 640,000		
	FUND		9,090	of	e funds in Specific Appropriation 2105 are provided for the Division Drugs, Devices, and Cosmetics. The funds shall be utilized, if		
2097	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST				eded, in excess of available trust funds to support and maintain erations of the division.		
	FUND	(59,400	2106	CONTRACTED SERVICES		
2098	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				FROM PROFESSIONAL REGULATION TRUST FUND		
	FROM PROFESSIONAL REGULATION TRUST				·		
	FUND		4,786	2107	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES		
2099	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT				FROM PROFESSIONAL REGULATION TRUST FUND		
	FROM PROFESSIONAL REGULATION TRUST		5,648	2108	SPECIAL CATEGORIES		
2100	SPECIAL CATEGORIES		3,010	2100	RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			2109	FUND		
	FROM PROFESSIONAL REGULATION TRUST		0 004		LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FUND		8,994		FROM PROFESSIONAL REGULATION TRUST FUND		
TOTAL:	FARM AND CHILD LABOR REGULATION FROM TRUST FUNDS	2,02	27,529	2110	SPECIAL CATEGORIES		
	TOTAL POSITIONS	30.00	27,529		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
DRUGS	DEVICES, AND COSMETICS				FROM PROFESSIONAL REGULATION TRUST FUND		
	,						

SPECI1	ON 6 - GENERAL GOVERNMENT FIC PRIATION : DRUGS, DEVICES, AND COSMETICS FROM GENERAL REVENUE FUND	640,000 2,833,205	SPECIE	PRIATION SPECIAL CATEGORIES CONTRACT FOR PARI-MUTUEL WAGERING COMPLIANCE AND AUDIT SYSTEM		
	TOTAL POSITIONS	25.50 3,473,205	moma r	FROM PARI-MUTUEL WAGERING TRUST FUND		296,476
PROGRA	AM: PARI-MUTUEL WAGERING		TUTAL:	: PARI-MUTUEL WAGERING FROM TRUST FUNDS		9,679,357
PARI-I	MUTUEL WAGERING			TOTAL POSITIONS	65.00	0 670 257
1	APPROVED SALARY RATE 2,945,968		OT OM 1	TOTAL ALL FUNDS		9,679,357
2111	SALARIES AND BENEFITS POSITIONS FROM PARI-MUTUEL WAGERING TRUST	65.00		APPROVED SALARY RATE 2,224,439		
	FUND	4,338,516	2124	SALARIES AND BENEFITS POSITIONS	50.00	
2112	OTHER PERSONAL SERVICES FROM PARI-MUTUEL WAGERING TRUST			FROM PARI-MUTUEL WAGERING TRUST		3,245,843
	FUND	1,630,438	2125	OTHER PERSONAL SERVICES		
2113	EXPENSES FROM PARI-MUTUEL WAGERING TRUST	CCE COR		FROM PARI-MUTUEL WAGERING TRUST FUND		42,000
	FUND	665,627	2126	EXPENSES		
2114	OPERATING CAPITAL OUTLAY FROM PARI-MUTUEL WAGERING TRUST			FROM PARI-MUTUEL WAGERING TRUST FUND		275,248
	FUND	13,032	2127			•
2115	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST		2121	FROM PARI-MUTUEL WAGERING TRUST FUND		10,863
0116	FUND	40,002	2128	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST		
2116	SPECIAL CATEGORIES CONTRACTED SERVICES FROM PARI-MUTUEL WAGERING TRUST			FUND		40,000
0117	FUND	27,317	2129	SPECIAL CATEGORIES COMPULSIVE AND ADDICTIVE GAMBLING PREVENTION CONTRACT		
2117	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST			FREVENITON CONTRACT FROM PARI-MUTUEL WAGERING TRUST FUND		1,250,000
	FUND	62,000	2130	SPECIAL CATEGORIES		
2118	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PARI-MUTUEL WAGERING TRUST		2200	CONTRACTED SERVICES FROM PARI-MUTUEL WAGERING TRUST		12,000
	FUND	190,127		FUND		12,000
2119	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		2131	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST		
	FROM PARI-MUTUEL WAGERING TRUST	10,063		FUND		25,743
2120	SPECIAL CATEGORIES	10,003	2132	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	RACING ANIMAL MEDICAL RESEARCH FROM PARI-MUTUEL WAGERING TRUST			FROM PARI-MUTUEL WAGERING TRUST FUND		9,668
	FUND	100,000	0122			2,000
	nds in Specific Appropriation 2120 shall ction 550.2415, Florida Statutes.	be utilized pursuant to	2133	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PARI-MUTUEL WAGERING TRUST FUND		2,848
2121	SPECIAL CATEGORIES PARI-MUTUEL LABORATORY CONTRACTED SERVICES		2134	SPECIAL CATEGORIES		2,010
. د د د	FROM PARI-MUTUEL WAGERING TRUST FUND	2,266,000		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEMIDE CONTRACT		
2122	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM PARI-MUTUEL WAGERING TRUST FUND		16,139
	PURCHASED PER STATEWIDE CONTRACT FROM PARI-MUTUEL WAGERING TRUST		TOTAL:	: SLOT MACHINE REGULATION FROM TRUST FUNDS		4,930,352
	FUND	39,759		TOTAL POSITIONS	50.00	-,,-0,000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL ALL FUNDS		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION COMPLIANCE AND ENFORCEMENT			
PROGRAM: HOTELS AND RESTAURANTS		APPROVED SALARY RATE 9,862,069			
COMPLIANCE AND ENFORCEMENT		2147 SALARIES AND BENEFITS POSITIONS 186.75 FROM ALCOHOLIC BEVERAGE AND			
APPROVED SALARY RATE 14,244,378		TOBACCO TRUST FUND			
2135 SALARIES AND BENEFITS POSITIONS 353.00 FROM HOTEL AND RESTAURANT TRUST FUND	20,838,619	2148 OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND			
2136 OTHER PERSONAL SERVICES	.,,.	2149 EXPENSES			
FROM HOTEL AND RESTAURANT TRUST FUND	35,689	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND			
2137 EXPENSES FROM HOTEL AND RESTAURANT TRUST		FUND			
FUND	1,877,457	2150 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM ALCOHOLIC BEVERACE AND			
2138 OPERATING CAPITAL OUTLAY FROM HOTEL AND RESTAURANT TRUST FUND	8,500	TOBACCO TRUST FUND			
2139 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	0,300	2151 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ALCOHOLIC BEVERAGE AND			
FROM HOTEL AND RESTAURANT TRUST	329,000	TOBACCO TRUST FUND			
2140 SPECIAL CATEGORIES TRANSFERS TO DEPARTMENT OF HEALTH FOR		2152 SPECIAL CATEGORIES OPERATION AND MAINTENANCE OF PATROL VEHICLES			
EPIDEMIOLOGICAL SERVICES FROM HOTEL AND RESTAURANT TRUST	COT 140	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND			
FUND	607,149	2153 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			
GRANTS AND AIDS - SCHOOL-TO-CAREER FROM HOTEL AND RESTAURANT TRUST		FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND			
FUND	706,698	2154 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			
CONTRACTED SERVICES FROM HOTEL AND RESTAURANT TRUST		FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND			
FUND	70,509	2155 SPECIAL CATEGORIES			
2143 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM HOTEL AND RESTAURANT TRUST		TRANSFER FOR CONTRACTED DISPATCH SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND			
FUND	493,941	2156 SPECIAL CATEGORIES			
2144 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HOTEL AND RESTAURANT TRUST		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND			
FUND	451,447	2157 SPECIAL CATEGORIES			
2145 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HOTEL AND RESTAURANT TRUST		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FUND	20,000	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND			
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		TOTAL: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS			
FROM HOTEL AND RESTAURANT TRUST FUND	106,974	TOTAL POSITIONS			
TOTAL: COMPLIANCE AND ENFORCEMENT		STANDARDS AND LICENSURE			
FROM TRUST FUNDS	25,545,983	APPROVED SALARY RATE 2,518,244			
TOTAL POSITIONS	25,545,983	2158 SALARIES AND BENEFITS POSITIONS 59.50 FROM ALCOHOLIC BEVERAGE AND			
PROGRAM: ALCOHOLIC BEVERAGES AND TOBACCO		TOBACCO TRUST FUND			

Ma	rch 19, 2020	JOURNAL O	F THE	ESENATE	1075
SECTI	ON 6 - GENERAL GOVERNMENT		SECTI	ON 6 - GENERAL GOVERNMENT	
SPECI			SPECI		
APPRO	PRIATION		APPRO	PRIATION	
2159	OTHER PERSONAL SERVICES			TOBACCO TRUST FUND	12,998
	FROM ALCOHOLIC BEVERAGE AND				
	TOBACCO TRUST FUND	169,663	2173	SPECIAL CATEGORIES	
21.00	EVDENCEC			TRANSFER TO DEPARTMENT OF MANAGEMENT	
2160	EXPENSES FROM ALCOHOLIC BEVERAGE AND			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	TOBACCO TRUST FUND	558,792		FROM ALCOHOLIC BEVERAGE AND	
	TODACCO TROOT FOND	330,172		TOBACCO TRUST FUND	27,420
2161	OPERATING CAPITAL OUTLAY				,
	FROM ALCOHOLIC BEVERAGE AND		2174	DATA PROCESSING SERVICES	
	TOBACCO TRUST FUND	5,000		DATA PROCESSING ASSESSMENT - DEPARTMENT OF	
				MANAGEMENT SERVICES	
2162	SPECIAL CATEGORIES			FROM ALCOHOLIC BEVERAGE AND	44.500
	CONTRACTED SERVICES			TOBACCO TRUST FUND	14,529
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	12,733	ጥ ስጥ ነ	: TAX COLLECTION	
	TOBACCO TRUST FUND	12,733	IOIAL	FROM TRUST FUNDS	6,699,715
2163	SPECIAL CATEGORIES			TROM TROOT TONDO	0,000,110
2200	RISK MANAGEMENT INSURANCE			TOTAL POSITIONS 82.00	
	FROM ALCOHOLIC BEVERAGE AND			TOTAL ALL FUNDS	6,699,715
	TOBACCO TRUST FUND	48,764			
				AM: FLORIDA CONDOMINIUMS, TIMESHARES AND	
2164	SPECIAL CATEGORIES		MOBII	JE HOMES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		COMPT	TANGE AND ENGODGEMENT	
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	12 220	COMPL	JANCE AND ENFORCEMENT	
	TOBACCO TRUST FUND	12,229		APPROVED SALARY RATE 4,187,300	
2165	SPECIAL CATEGORIES			THE ROYALD DIMENTER MITTER TO THE TOTAL TO	
2200	TRANSFER TO DEPARTMENT OF MANAGEMENT		2175	SALARIES AND BENEFITS POSITIONS 102.00	
	SERVICES - HUMAN RESOURCES SERVICES			FROM DIVISION OF FLORIDA	
	PURCHASED PER STATEWIDE CONTRACT			CONDOMINIUMS, TIMESHARES AND	
	FROM ALCOHOLIC BEVERAGE AND			MOBILE HOMES TRUST FUND	6,098,733
	TOBACCO TRUST FUND	19,975	04.74	ATTUTE DESCRIPTION OF THE PROPERTY OF THE PROP	
moma r	CONTRADOS AND I TODISSIDE		2176	OTHER PERSONAL SERVICES	
TOTAL	: STANDARDS AND LICENSURE FROM TRUST FUNDS	4,499,159		FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND	
	FROM IROSI FUNDS	4,433,133		MOBILE HOMES TRUST FUND	36,076
	TOTAL POSITIONS	59.50		NOTED NOTED TROOP TOND	30,010
	TOTAL ALL FUNDS	4,499,159	2177	EXPENSES	
				FROM DIVISION OF FLORIDA	
TAX C	OLLECTION			CONDOMINIUMS, TIMESHARES AND	
				MOBILE HOMES TRUST FUND	915,377
	APPROVED SALARY RATE 3,410,373		D ₂	on the funds in Onesific Annuaryistics 2177 the D	lonautmant of
2166	SALARIES AND BENEFITS POSITIONS	02.00	FI	om the funds in Specific Appropriation 2177, the Disiness and Professional Regulation must maintain an	epartment of
2100	FROM ALCOHOLIC BEVERAGE AND	82.00		ami-Dade County to be staffed with compliance investig	
	TOBACCO TRUST FUND	5,109,773		vision of Florida Condominiums, Timeshares, and Mobile Hom	
	TODROCO TROOT TOND	3,103,113	2.	The black of the state of the s	
2167	OTHER PERSONAL SERVICES		2178	OPERATING CAPITAL OUTLAY	
	FROM ALCOHOLIC BEVERAGE AND			FROM DIVISION OF FLORIDA	
	TOBACCO TRUST FUND	20,816		CONDOMINIUMS, TIMESHARES AND	
				MOBILE HOMES TRUST FUND	6,298
2168	EXPENSES		2170	CDECTAL CAMBOODIEC	
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	622,009	2179	SPECIAL CATEGORIES CONTRACTED SERVICES	
	TOBACCO TRUST FUND	022,009		FROM DIVISION OF FLORIDA	
2169	SPECIAL CATEGORIES			CONDOMINIUMS, TIMESHARES AND	
2207	CONTRACTED SERVICES			MOBILE HOMES TRUST FUND	17,500
	FROM ALCOHOLIC BEVERAGE AND				
	TOBACCO TRUST FUND	13,680	2180	SPECIAL CATEGORIES	
				RISK MANAGEMENT INSURANCE	
2170	SPECIAL CATEGORIES			FROM DIVISION OF FLORIDA	
	CIGARETTE TAX STAMPS			CONDOMINIUMS, TIMESHARES AND	05 500
	FROM ALCOHOLIC BEVERAGE AND	066 505		MOBILE HOMES TRUST FUND	25,562
	TOBACCO TRUST FUND	866,505	2181	SPECIAL CATEGORIES	
2171	SPECIAL CATEGORIES		2101	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	RISK MANAGEMENT INSURANCE			FROM DIVISION OF FLORIDA	
	FROM ALCOHOLIC BEVERAGE AND			CONDOMINIUMS, TIMESHARES AND	
	TOBACCO TRUST FUND	11,985		MOBILE HOMES TRUST FUND	11,856

11,985

MOBILE HOMES TRUST FUND

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

2182 SPECIAL CATEGORIES

11,856

FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ALCOHOLIC BEVERAGE AND

2172 SPECIAL CATEGORIES

1076

March 19, 2020

SECTION SPECIAL SPECIA	N 6 - GENERAL GOVERNMENT			SECTION 6 - GENERAL GOVERNMENT SPECIFIC
	PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF FLORIDA			APPROPRIATION FROM CITRUS ADVERTISING TRUST FUND . 119,779
	CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND		33,060	2194 SPECIAL CATEGORIES CONTRACTED SERVICES
TOTAL:	COMPLIANCE AND ENFORCEMENT			FROM CITRUS ADVERTISING TRUST FUND . 307,655
	FROM TRUST FUNDS		7,144,462	2195 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION
	TOTAL POSITIONS	102.00	7,144,462	FROM CITRUS ADVERTISING TRUST FUND . 75,000
TOTAL:	BUSINESS AND PROFESSIONAL REGULATION, I	DEPARTMENT		2196 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CITRUS ADVERTISING TRUST FUND . 14,416
	FROM GENERAL REVENUE FUND	1,444,268	158,519,516	2197 SPECIAL CATEGORIES
	TOTAL POSITIONS	1 659 25		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	TOTAL ALL FUNDS		159,963,784	PURCHASED PER STATEWIDE CONTRACT FROM CITRUS ADVERTISING TRUST FUND . 5,815
PROGRA	M: CITRUS, DEPARTMENT OF			2198 DATA PROCESSING SERVICES
CITRUS	RESEARCH			DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES
I	PPROVED SALARY RATE 796,045			FROM CITRUS ADVERTISING TRUST FUND . 62,531
2183	SALARIES AND BENEFITS POSITIONS	7.00		TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS
	FROM CITRUS ADVERTISING TRUST FUND .		980,261	TOTAL POSITIONS 14.00
2184	OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND .		107,098	TOTAL ALL FUNDS
2185	EXPENSES FROM CITRUS ADVERTISING TRUST FUND .		401,896	AGRICULTURAL PRODUCTS MARKETING APPROVED SALARY RATE 795,422
2186	OPERATING CAPITAL OUTLAY		, , , , , ,	2199 SALARIES AND BENEFITS POSITIONS 6.00
2100	FROM CITRUS ADVERTISING TRUST FUND .		251,000	FROM CITRUS ADVERTISING TRUST FUND . 1,195,741
2187	SPECIAL CATEGORIES CONTRACTED SERVICES			2200 OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND . 17,000
	FROM GENERAL REVENUE FUND FROM CITRUS ADVERTISING TRUST FUND .	650,000	1,520,494	2201 EXPENSES FROM CITRUS ADVERTISING TRUST FUND . 261,331
2188	SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION			2202 SPECIAL CATEGORIES
	FROM CITRUS ADVERTISING TRUST FUND .		82,000	CONTRACTED SERVICES FROM CITRUS ADVERTISING TRUST FUND . 100,000
2189	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			2203 SPECIAL CATEGORIES
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			PAID ADVERTISING AND PROMOTION FROM GENERAL REVENUE FUND 5,000,000
	FROM CITRUS ADVERTISING TRUST FUND .		3,806	FROM CITRUS ADVERTISING TRUST FUND . 12,961,163
TOTAL:	CITRUS RESEARCH	CEO 000		From the funds provided in Specific Appropriation 2203, no funds are
	FROM GENERAL REVENUE FUND	650,000	3,346,555	appropriated for activities intended for any other purpose than to produce consumer or influencer engagement and awareness of the health,
	TOTAL POSITIONS	7.00	3,996,555	safety, wellness, nutrition and uses of Florida citrus products. 2204 SPECIAL CATEGORIES
7117 OT 1			3,330,333	TRANSFER TO DEPARTMENT OF MANAGEMENT
	TIVE DIRECTION AND SUPPORT SERVICES			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
I	PPROVED SALARY RATE 1,122,304			FROM CITRUS ADVERTISING TRUST FUND . 3,405
2190	SALARIES AND BENEFITS POSITIONS FROM CITRUS ADVERTISING TRUST FUND .	14.00	1,693,665	TOTAL: AGRICULTURAL PRODUCTS MARKETING FROM GENERAL REVENUE FUND 5,000,000 FROM TRUST FUNDS
2191	OTHER PERSONAL SERVICES		CC 000	
0100	FROM CITRUS ADVERTISING TRUST FUND .		66,000	TOTAL POSITIONS 6.00 TOTAL ALL FUNDS
2192	EXPENSES FROM CITRUS ADVERTISING TRUST FUND .		492,625	TOTAL: PROGRAM: CITRUS, DEPARTMENT OF FROM GENERAL REVENUE FUND 5,650,000
2193	OPERATING CAPITAL OUTLAY			FROM TRUST FUNDS

133,778

52,822

23,326

3,801

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

TOTAL POSITIONS 27.00 TOTAL ALL FUNDS 26,372,681 TOTAL APPROVED SALARY RATE 2,713,771

ECONOMIC OPPORTUNITY, DEPARTMENT OF

From the funds in Specific Appropriations 2205 through 2300, 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 2205 through 2300, no federal or state funds shall be used to pay for space being leased by a Local 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 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.

No funds are appropriated in Specific Appropriations 2205 through 2300 and sections 8 and 90 through 93 for the payment of rent, lease, or possession of space for offices or any other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 750:0068, 790:0098, 400:0068, or 590:M139 or any other lease, except for State of Florida Lease No. 400:0070, by the Department of Economic Opportunity, including any one or more predecessor agencies, notwithstanding any lease or contract to the contrary. The Department of Economic Opportunity is prohibited from expending any specific appropriation from the General Revenue Fund, any trust fund, or from any other source for the rent, lease, or possession of any space for offices or other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 750:0068, 790:0098, 400:0068, or 590:M139 or any other lease, except State of Florida Lease No. 400:0070.

PROGRAM: EXECUTIVE DIRECTION AND SUPPORT SERVICES

EXECUTIVE LEADERSHIP

	APPROVED SALARY RATE	2,491,794		
2205	SALARIES AND BENEFITS FROM ADMINISTRATIVE TRUST	POSITIONS FUND	37.00	3,385,117
2206	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST	FUND		118,862
2207	EXPENSES FROM ADMINISTRATIVE TRUST	FUND		510,150
2208	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST	FUND		17,177

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

TRANSFER TO DIVISION OF ADMINISTRATIVE

HEARINGS

FROM ADMINISTRATIVE TRUST FUND . . . 88.192

2210 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND . . .

Funds in Specific Appropriation 2210 may be used to represent the state's interest in legal matters that require the use of outside legal

counsel

2211 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE

FROM ADMINISTRATIVE TRUST FUND . . . 7 781

2212 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM ADMINISTRATIVE TRUST FUND . . .

11.670

2213 DATA PROCESSING SERVICES

DATA PROCESSING ASSESSMENT - DEPARTMENT OF

MANAGEMENT SERVICES

FROM ADMINISTRATIVE TRUST FUND . . . 4.365

TOTAL: EXECUTIVE LEADERSHIP

FROM TRUST FUNDS 4,277,092

TOTAL POSITIONS 37.00

TOTAL ALL FUNDS 4 277 092

FINANCE AND ADMINISTRATION

APPROVED SALARY RATE 5,724,618

2214 SALARIES AND BENEFITS 101.00 FROM ADMINISTRATIVE TRUST FUND . . . 7,289,099 FROM REVOLVING TRUST FUND 934,091

2215 OTHER PERSONAL SERVICES

FROM ADMINISTRATIVE TRUST FUND . . . 49,930 FROM REVOLVING TRUST FUND 51.123

FROM ADMINISTRATIVE TRUST FUND . . . 655.257 FROM REVOLVING TRUST FUND 1,418,634

2217 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND . . .

2218 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 510,198 1,036,300 FROM REVOLVING TRUST FUND

2219 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND . . . 34,941 FROM REVOLVING TRUST FUND 5,601

2220 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND . . . FROM REVOLVING TRUST FUND

2221 DATA PROCESSING SERVICES

DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES

FROM ADMINISTRATIVE TRUST FUND . . . 129,530

2209 SPECIAL CATEGORIES

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2222 FIXED CAPITAL OUTLAY REED ACT BUILDINGS PROJECTS - STATEWIDE		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION APPROVED SALARY RATE 23,623,798		
FROM REVOLVING TRUST FUND	1,052,700	2231 SALARIES AND BENEFITS POSITIONS 587.50 FROM EMPLOYMENT SECURITY		
TOTAL: FINANCE AND ADMINISTRATION FROM TRUST FUNDS	13,247,353	ADMINISTRATION TRUST FUND		
TOTAL POSITIONS	13,247,353	ADMINISTRATION TRUST FUND		
INFORMATION SYSTEMS AND SUPPORT SERVICES		2232 OTHER PERSONAL SERVICES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		
APPROVED SALARY RATE 6,264,961		FROM WELFARE TRANSITION TRUST FUND . 65,563 FROM SPECIAL EMPLOYMENT SECURITY		
2223 SALARIES AND BENEFITS POSITIONS 100.00 FROM ADMINISTRATIVE TRUST FUND	8,721,419	ADMINISTRATION TRUST FUND 87,849		
2224 OTHER PERSONAL SERVICES	234,930	2233 EXPENSES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		
FROM ADMINISTRATIVE TRUST FUND 2225 EXPENSES	234,930	FROM WELFARE TRANSITION TRUST FUND		
FROM ADMINISTRATIVE TRUST FUND	1,234,023	ADMINISTRATION TRUST FUND		
2226 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	83,661	2234 OPERATING CAPITAL OUTLAY FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		
2227 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES	F02 100	FROM WELFARE TRANSITION TRUST FUND . 26,424 FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		
FROM ADMINISTRATIVE TRUST FUND 2228 SPECIAL CATEGORIES	593,190	2234A SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	38,029	GRANTS AND AIDS - WORKFORCE PROJECTS FROM GENERAL REVENUE FUND		
2229 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		The nonrecurring funds provided in Specific Appropriation 2234A from the General Revenue Fund shall be allocated as follows:		
PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	28,198	JARC Community Works (HB 2183) (Senate Form 1319) 300,000 Feeding South Florida FRESH Initiatives - Economic		
2230 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF		Stability (HB 2879) (Senate Form 2010)		
MANAGEMENT SERVICES FROM ADMINISTRATIVE TRUST FUND	61,053	Manufacturing Talent Asset Pipeline (HB 3645) (Senate Form 1815)		
TOTAL: INFORMATION SYSTEMS AND SUPPORT SERVICES FROM TRUST FUNDS	10,994,503	Home Builders Institute - Building Careers for Veterans (HB 4875) (Senate Form 1768)		
TOTAL POSITIONS	10,994,503	Culinary Workforce Training Program at Second Harvest Food Bank of Central Florida (HB 3881) (Senate Form 1964) 150,000 Florida Goodwill Association (HB 4481) (Senate Form 2445) 3,000,000		
PROGRAM: WORKFORCE SERVICES	10,777,303	Cuban Studies Institute - Professional and Economic Counseling (HB 4491) (Senate Form 2545)		
MODARODGE DESIGNODMENT	The Department of Economic Opportunity shall directly contract with			

WORKFORCE DEVELOPMENT

From the funds in Specific Appropriations 2231 through 2258, the Department of Economic Opportunity must determine if any funds provided for specific workforce programs, projects, or initiatives are not an allowable use of federal funds. If the department finds that any workforce program, project, or initiative for which funds are specifically appropriated in this act is not an allowable use of federal funds, the department must notify the Executive Office of the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee,

When allocating full-time equivalent (FTE) positions to individual local workforce development boards, the Department of Economic Opportunity must ensure that workforce services are effectively and efficiently provided throughout the state. The department is authorized to reallocate any FTE position allocated to a local workforce development board that has been or becomes vacant for more than 180 days. When reallocating a vacant FTE position, the department must give priority to a local workforce development board that would use the FTE position to provide additional services to veterans.

The Department of Economic Opportunity shall directly contract with entities allocated funds from Specific Appropriation 2234A.

From the funds in Specific Appropriation 2235 \$1,416,000 in recurring funds from the Welfare Transition Trust Fund and \$250,000 in nonrecurring funds from the General Revenue Fund are provided for funding an appropriations project (HB 2111) (Senate Form 1679). The funds are provided to continue the Gulf Coast Jewish Family and Community Services' Non-Custodial Parent Employment Program in Miami-Dade, Pinellas, Pasco, Hernando, and Hillsborough counties, allocated as follows: Miami-Dade County - \$726,000; and Pinellas, Pasco, Hernando, and Hillsborough counties - \$940,000.

SECTION 6 - GENERAL GOVERNMENT SPECIFIC	SECTION 6 - GENERAL GOVERNMENT SPECIFIC
APPROPRIATION CareerSource Pasco Hernando shall administer the funds.	APPROPRIATION TRANSFER TO DEPARTMENT OF MANAGEMENT
2236 SPECIAL CATEGORIES	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEMIDE CONTRACT
GRANTS AND AIDS - SUPPLEMENTAL NUTRITION	
ASSISTANCE PROGRAM (SNAP) FROM EMPLOYMENT SECURITY	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
ADMINISTRATION TRUST FUND	2241 DATA PROCESSING SERVICES
ADMINISTRATION TRUST FUND	DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES
2237 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND 9,618,979	FROM WELFARE TRANSITION TRUST FUND . 291,110
ADMINISTRATION TRUST FUND 9,618,979 FROM WELFARE TRANSITION TRUST FUND . 575,000 FROM SPECIAL EMPLOYMENT SECURITY	TOTAL: WORKFORCE DEVELOPMENT
FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	FROM GENERAL REVENUE FUND 7,535,480 FROM TRUST FUNDS
2238 SPECIAL CATEGORIES	TOTAL POSITIONS 587.50
GRANTS AND AIDS - LOCAL WORKFORCE	TOTAL ALL FUNDS
DEVELOPMENT BOARDS FROM EMPLOYMENT SECURITY	REEMPLOYMENT ASSISTANCE PROGRAM
ADMINISTRATION TRUST FUND	APPROVED SALARY RATE 18,659,205
Funds provided in Specific Appropriation 2238 from the Welfare Transition Trust Fund are allocated for workforce services based on a	FROM EMPLOYMENT SECURITY
plan approved by CareerSource Florida. The plan must maximize funds distributed directly to the local workforce development boards, and must	ADMINISTRATION TRUST FUND
identify any funds allocated for state-level and discretionary initiatives. The plan must equitably distribute funds to the boards	ADMINISTRATION TRUST FUND 8,730
based on anticipated client caseload to maximize the ability of the	2243 OTHER PERSONAL SERVICES
state to meet performance standards, including federal work participation rate requirements, and prioritize services provided to	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
one-parent families.	2244 EXPENSES
From the funds provided in Specific Appropriation 2238, any	FROM EMPLOYMENT SECURITY
expenditures by a local workforce development board for "outreach," "advertising," or "public relations" must have a direct program benefit	ADMINISTRATION TRUST FUND
and must be spent in strict accordance with all applicable federal regulations and guidance. For any expenditures exceeding \$5,000 for	2245 OPERATING CAPITAL OUTLAY FROM EMPLOYMENT SECURITY
outreach purposes, a local workforce development board must obtain prior approval from the Department of Economic Opportunity before purchasing:	ADMINISTRATION TRUST FUND
promotional items, including but not limited to capes, blankets, and	2246 SPECIAL CATEGORIES
clothing; and memorabilia, models, gifts, and souvenirs.	GRANTS AND AIDS - CONTRACTED SERVICES FROM EMPLOYMENT SECURITY
Funds in Specific Appropriation 2238 may not be used directly or	ADMINISTRATION TRUST FUND
<pre>indirectly to pay for meals, food, or beverages for board members, staff, or employees of local workforce development boards, CareerSource</pre>	2247 SPECIAL CATEGORIES
Florida, or the Department of Economic Opportunity except as expressly authorized by state law. Preapproved, reasonable, and necessary per diem	RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY
allowances and travel established in section 112.061, Florida Statutes, shall be in compliance with all applicable federal and state	ADMINISTRATION TRUST FUND
requirements. Funds in Specific Appropriation 2238 may not be used for	2248 SPECIAL CATEGORIES
<pre>entertainment costs and recreational activities for board members, staff, or employees.</pre>	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
Funds in Specific Appropriation 2238 may not be used for any contract	PURCHASED PER STATEWIDE CONTRACT FROM EMPLOYMENT SECURITY
exceeding \$25,000 between a local workforce development board and a	ADMINISTRATION TRUST FUND
member of that board that has any relationship with the contracting vendor unless the contract has been reviewed by the Department of	2249 DATA PROCESSING SERVICES
Economic Opportunity and CareerSource Florida.	DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES
Funds in Specific Appropriation 2238 may not be used to fund the salary, bonus, or incentive of any employee in excess of Federal	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
Executive Level II, regardless of fund source.	
2239 SPECIAL CATEGORIES	TOTAL: REEMPLOYMENT ASSISTANCE PROGRAM FROM TRUST FUNDS
RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY	TOTAL POSITIONS 478.00
ADMINISTRATION TRUST FUND	TOTAL ALL FUNDS
FROM WELFARE TRANSITION TRUST FUND . 1,955	

CAREERSOURCE FLORIDA

SECTIO SPECIF	N 6 - GENERAL GOVERNMENT		SECTI SPECI	ON 6 - GENERAL GOVERNMENT	
	RIATION			PRIATION	
2250	SALARIES AND BENEFITS			APPROVED SALARY RATE 5,803,895	
	FROM ADMINISTRATIVE TRUST FUND	1,719	2259	SALARIES AND BENEFITS POSITIONS 110.00	
2251	SPECIAL CATEGORIES CAREERSOURCE FLORIDA OPERATIONS			FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	1 640 557
	FROM STATE ECONOMIC ENHANCEMENT			FROM FEDERAL GRANTS TRUST FUND	1,648,557 5,241,461
	AND DEVELOPMENT TRUST FUND	100,000		FROM FLORIDA INTERNATIONAL TRADE	0/212/102
	FROM EMPLOYMENT SECURITY			AND PROMOTION TRUST FUND	32,620
	ADMINISTRATION TRUST FUND	8,875,103		FROM GRANTS AND DONATIONS TRUST	200 420
	FROM WELFARE TRANSITION TRUST FUND . FROM SPECIAL EMPLOYMENT SECURITY	753,256		FUND FROM SPECIAL EMPLOYMENT SECURITY	288,438
	ADMINISTRATION TRUST FUND	544,753		ADMINISTRATION TRUST FUND	1,505,701
		•		FROM TOURISM PROMOTIONAL TRUST	
2251A	SPECIAL CATEGORIES			FUND	129,750
	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	11,628	2260	OTHER PERSONAL SERVICES	
	TROW IDMINISTRATIVE TROOF TOND	11,020	2200	FROM FEDERAL GRANTS TRUST FUND	873,233
2252	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST	•
	QUICK RESPONSE TRAINING			FUND	37,382
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	4,000,000	2261	EXPENSES	
	FROM SPECIAL EMPLOYMENT SECURITY	4,000,000	2201	FROM STATE ECONOMIC ENHANCEMENT	
	ADMINISTRATION TRUST FUND	5,000,000		AND DEVELOPMENT TRUST FUND	62,717
				FROM FEDERAL GRANTS TRUST FUND	980,069
2253	SPECIAL CATEGORIES INCUMBENT WORKER TRAINING PROGRAM			FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	3,135
	FROM EMPLOYMENT SECURITY			FROM GRANTS AND DONATIONS TRUST	3,133
	ADMINISTRATION TRUST FUND	3,000,000		FUND	211,785
	a			FROM TOURISM PROMOTIONAL TRUST	10 544
TOTAL:	CAREERSOURCE FLORIDA FROM TRUST FUNDS	22,286,459		FUND	12,544
	FROM TROOT FORDS	22,200,137	2262	OPERATING CAPITAL OUTLAY	
	TOTAL ALL FUNDS	22,286,459		FROM FEDERAL GRANTS TRUST FUND	4,206
DEEMDI	OWNER ACCIONANCE APPEALS COMMISSION			FROM GRANTS AND DONATIONS TRUST	1 200
KEEMPL	OYMENT ASSISTANCE APPEALS COMMISSION			FUND	1,328
A	PPROVED SALARY RATE 2,223,908		2263	SPECIAL CATEGORIES	
				GRANTS AND AIDS - COMMUNITY SERVICES BLOCK	
2254	SALARIES AND BENEFITS POSITIONS FROM EMPLOYMENT SECURITY	33.50		GRANTS FROM FEDERAL GRANTS TRUST FUND	21,876,498
	ADMINISTRATION TRUST FUND	3,088,628		FROM FEDERAL GRANTS TROOT FORD	21,070,100
		5,555,525	2264	SPECIAL CATEGORIES	
2255	OTHER PERSONAL SERVICES			GRANTS AND AIDS - COMMUNITY DEVELOPMENT	
	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	353		BLOCK GRANT (CDBG) - SMALL CITIES FROM FEDERAL GRANTS TRUST FUND	36,500,000
	IDMINISTRATION TROOF TOND	333		TROTT I I I I I I I I I I I I I I I I I I	30/300/000
2256	SPECIAL CATEGORIES		2265	SPECIAL CATEGORIES	
	REEMPLOYMENT ASSISTANCE APPEALS COMMISSION - OPERATIONS			GRANTS AND AIDS - BLACK BUSINESS LOAN PROGRAM	
	FROM EMPLOYMENT SECURITY			FROM STATE ECONOMIC ENHANCEMENT	
	ADMINISTRATION TRUST FUND	765,974		AND DEVELOPMENT TRUST FUND	2,225,000
0057	CDECTAL CAMEGODIES		22.00	SPECIAL CATEGORIES	
2257	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		2200	HISPANIC BUSINESS INITIATIVE FUND OUTREACH	
	FROM EMPLOYMENT SECURITY			PROGRAM	
	ADMINISTRATION TRUST FUND	8,926		FROM STATE ECONOMIC ENHANCEMENT	
2250	SPECIAL CATEGORIES			AND DEVELOPMENT TRUST FUND	775,000
2230	TRANSFER TO DEPARTMENT OF MANAGEMENT		Th	e funds in Specific Appropriation 2266 are provided for	funding a
	SERVICES - HUMAN RESOURCES SERVICES			curring base appropriations project.	J
	PURCHASED PER STATEWIDE CONTRACT		ml.	- Dt	
	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	12,447		e Department of Economic Opportunity shall directly cont tities allocated funds from Specific Appropriation 2266.	.iaCl Will
		10/11/	CII		
TOTAL:	REEMPLOYMENT ASSISTANCE APPEALS COMMISSION		2267		
	FROM TRUST FUNDS	3,876,328		FEDERAL DISASTER RELIEF - SMALL BUSINESS REVOLVING LOAN PROGRAM	
	TOTAL POSITIONS	33.50		FROM TRIUMPH GULF COAST TRUST FUND .	8,000,000
	TOTAL ALL FUNDS	3,876,328		FROM FEDERAL GRANTS TRUST FUND	32,000,000
PROGRA	M: COMMUNITY DEVELOPMENT		Fu	nds in Specific Appropriation 2267 shall be held in reserve provided for a small business revolving loan program for h	rve. Funds

PROGRAM: COMMUNITY DEVELOPMENT

Funds in Specific Appropriation 2267 shall be held in reserve. Funds are provided for a small business revolving loan program for businesses in the region impacted by Hurricane Michael. The Department of Economic Opportunity is authorized to submit a budget amendment for release of

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SECTIO	ON 6 - GENERAL GOVERNMENT		SECTIO	ON 6 - GENERAL GOVERNMENT	
SPECIE	PIC		SPECI		
	PRIATION			PRIATION	
	e funds held in reserve pursuant to the provisions of ch		2274	SPECIAL CATEGORIES	
	orida Statutes. Release is contingent upon documentation o			TRANSFER TO DEPARTMENT OF MANAGEMENT	
	ter from the U.S. Economic Development Administration partment's approved plan for use of the funds.	and the		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
uej	variament s approved prantion use of the funds.			FROM STATE ECONOMIC ENHANCEMENT	
2268	SPECIAL CATEGORIES			AND DEVELOPMENT TRUST FUND	3,156
	GRANTS AND AIDS - HOME ENERGY ASSISTANCE			FROM FEDERAL GRANTS TRUST FUND	11,874
	FROM FEDERAL GRANTS TRUST FUND	68,100,000		FROM FLORIDA INTERNATIONAL TRADE	
				AND PROMOTION TRUST FUND	12
2269	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST	40.040
	GRANTS AND AIDS - WEATHERIZATION			FUND	18,042
	ASSISTANCE PROGRAM (WAP) FROM FEDERAL GRANTS TRUST FUND	2,000,000		FROM TOURISM PROMOTIONAL TRUST FUND	46
	FROM FEDERAL GRANTS IROSI FOND	2,000,000		POND	10
2270	SPECIAL CATEGORIES		2275	SPECIAL CATEGORIES	
	GRANTS AND AIDS - WEATHERIZATION			RURAL COMMUNITY DEVELOPMENT	
	ASSISTANCE PROGRAM (WAP) - LOW INCOME			FROM GENERAL REVENUE FUND 5,000,000	
	HOUSING ENERGY ASSISTANCE PROGRAM (LIHEAP)			FROM STATE ECONOMIC ENHANCEMENT	
	FROM FEDERAL GRANTS TRUST FUND	16,000,000		AND DEVELOPMENT TRUST FUND	750,000
0071	ODECTAL CAMEGODIEC			FROM ECONOMIC DEVELOPMENT TRUST	400 000
2271	SPECIAL CATEGORIES			FUND	420,000
	GRANTS AND AIDS - CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND	1,618,322	2276	SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS INOST FORD FROM GRANTS AND DONATIONS TRUST	1,010,322	2210	GRANTS AND AIDS - TECHNICAL AND PLANNING	
	FUND	23,080		ASSISTANCE	
		.,		FROM GRANTS AND DONATIONS TRUST	
2272	SPECIAL CATEGORIES			FUND	1,520,000
	GRANTS AND AIDS - HOUSING AND COMMUNITY				
	DEVELOPMENT PROJECTS		2277		
	FROM GENERAL REVENUE FUND 4,320,363			GRANTS AND AIDS - COMPETITIVE FLORIDA	
πhe	e nonrecurring funds provided in Specific Appropriation	2272 from		PARTNERSHIP PROGRAM FROM GRANTS AND DONATIONS TRUST	
	e General Revenue Fund shall be allocated as follows:	22/2 110111		FUND	280,000
CIIC	denotal Revenue runa shall be allocated as lollows.			TOND	200,000
E	Brevard Zoo Aquarium (HB 2489)(Senate Form 1884)	500,000	2279	DATA PROCESSING SERVICES	
	Casa Familia Village Phase II (HB 3157)(Senate Form 2468).	425,000		DATA PROCESSING ASSESSMENT - DEPARTMENT OF	
2	2022 Special Olympics USA Games (HB 3263)(Senate Form			MANAGEMENT SERVICES	
	2176)	500,000		FROM STATE ECONOMIC ENHANCEMENT	
(Old Dillard Foundation - Capacity Building Project (HB	100 000		AND DEVELOPMENT TRUST FUND	2,206
1	3589)(Senate Form 1818)	100,000		FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	16,115
P	Form 2245)	500,000		FUND	2,150
7	Victory Village Rehabilitation Project (HB 3855) (Senate	300,000		TOND	2,130
	Form 2329)	250,000	2279A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
7	Trout Lake Nature Center New Education Center (HB			NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
	4081) (Senate Form 1337)	500,000		HOUSING AND COMMUNITY DEVELOPMENT PROJECTS	
i	Tackson County - Consolidated Government Complex Design			- FIXED CAPITAL OUTLAY	
_	(HB 4675) (Senate Form 2259)	100,000		FROM GENERAL REVENUE FUND 15,654,000	
	Art in the Workplace - Broward (HB 2021) (Senate Form 1677)	10,000	πh	nonrequering funds provided in Chesifia Appropriation	2270% from
1	Protection of Property Rights Impacted by State-Imposed Growth Restrictions in Florida Keys ACSC (HB			e nonrecurring funds provided in Specific Appropriation e General Revenue Fund shall be allocated as follows:	ZZ/JA IIOIII
	2731) (Senate Form 2091)	460,363	CII	denotal revenue rand bhall be allocated ab follows.	
Ι	Discovery Learning Center Transportation Services -	,	(City of West Park - Parks & Cultural Facilities	
	Pinellas (HB 4393) (Senate Form 2301)	175,000		Development (HB 4405) (Senate Form 1505)	250,000
7	Campa Hillsborough Homeless Initiative - Shared Housing]	Bradenton Beach Resiliency Project (HB 3843) (Senate Form	
	(HB 4131) (Senate Form 2490)	200,000		1650)	2,000,000
F	Murricane Resiliency for Marie Selby Botanical Gardens]	Bay Harbor Islands Government Center/Police Department	150 000
	Collections - Sarasota (Senate Form 2509)	600,000	,	ADA Retrofit and Renovation (HB 2387) (Senate Form 1842).	150,000
The	e Department of Economic Opportunity shall directly con	tract with		Putnam County Animal Services Facility (Senate Form 1848). RJE Gymnasium Addition - Bradford (HB 4945)(Senate Form	250,000
	tities allocated funds from Specific Appropriation 2272.	cract with	,	1849)	319,000
0110				Sarah Vande Berg Tennis Center - Zephyrhills (HB	025/000
2273	SPECIAL CATEGORIES			2299) (Senate Form 1873)	1,000,000
	RISK MANAGEMENT INSURANCE]	Bergeron Rodeo Grounds Improvements - Davie (HB	
	FROM STATE ECONOMIC ENHANCEMENT	<u> </u>		3455) (Senate Form 1876)	100,000
	AND DEVELOPMENT TRUST FUND	8,754	1	Or. Martin Luther King Jr. Park ADA Improvements - Winter	202 222
	FROM FEDERAL GRANTS TRUST FUND	36,573		Haven (HB 4815) (Senate Form 1887)	200,000
	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	7	(Crystal River Riverwalk Phase II (HB 3493) (Senate Form 1909)	200 000
	FROM GRANTS AND DONATIONS TRUST	ı	1	Fort Myers Centennial Park Upgrades for Children with	200,000
	FUND	17,707		Unique Abilities (HB 9017) (Senate Form 2019)	1,000,000
	FROM TOURISM PROMOTIONAL TRUST	, .	Ī	Windley Key & Key Heights Affordable Housing Project (HB	
	FUND	466		3709) (Senate Form 2086)	1,000,000
			(City of Port St. Joe Splash Pad (HB 9129)(Senate Form	

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

ROPRIATION	
2270)	125,000
Habitat for Humanity Hernando County (Senate Form 2279) Building Homes and Rebuilding Lives for Veterans (Senate	60,000
Form 2159)	1,000,000
Replacement (HB 3831) (Senate Form 2443)	900,000
Mote Marine Laboratory STEM Education Teaching	
Laboratories - Sarasota (HB 4893)(Senate Form 2487)	2,000,000
Northeast Florida Multipurpose Youth Sports Complex -	
Clay (HB 4901) (Senate Form 2506)	3,000,000
Humane Society of Greater Miami - New Quarantine/Intake	
Building (HB 2073) (Senate Form 1164)	300,000
Southern Youth Sports Association - Community Center	
Building (HB 2491) (Senate Form 2555)	300,000
Key Colony Beach City Hall Complex Repair (HB	
2729) (Senate Form 2087)	500,000
Sports Nutrition Center and Maintenance Buildings -	
Bradenton (HB 3739) (Senate Form 1225)	500,000
Police Athletic League of St. Petersburg Renovation (HB	
3765)	300,000
Surfside Turnkey Solar Power System (HB 4551)(Senate Form	
2530)	200,000

The Department of Economic Opportunity shall directly contract with entities allocated funds from Specific Appropriation 2279A.

2280 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SPACE, DEFENSE, AND RURAL INFRASTRUCTURE FROM GENERAL REVENUE FUND FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND

6,600,000

2,000,000

From the funds in Specific Appropriation 2280, \$5,000,000 in recurring funds from the State Economic Enhancement and Development Trust Fund are provided as grant funding for the following Florida panhandle counties to facilitate the planning, preparing, and financing of infrastructure projects in these rural communities: Calhoun, Gadsden, Holmes, Jackson, Liberty, and Washington. Eligible uses of these funds include roads or other remedies to transportation impediments; storm water systems; water or wastewater facilities; and telecommunications facilities and broadband facilities. Grant funds are provided pursuant to section 288.0655(6), Florida Statutes.

TOTAL: HOUSING AND COMMUNITY DEVELOPMENT

FROM GENERAL REVENUE FROM TRUST FUNDS .	26,974,363	209,837,934
TOTAL POSITIONS .	110.00	236,812,297

FLORIDA HOUSING FINANCE CORPORATION

SPECIAL CATEGORIES

GRANTS AND AIDS - HOUSING FINANCE CORPORATION (HFC) - AFFORDABLE HOUSING PROGRAMS FROM GENERAL REVENUE FUND FROM STATE HOUSING TRUST FUND . . .

250,000 115,000,000

Funds provided in Specific Appropriation 2281 may not be distributed or allocated to any applicant or an affiliate of an applicant that has been served an administrative complaint based on making a material misrepresentation or engaging in fraudulent actions in connection with any application for a Florida Housing Finance Corporation (FHFC) program until the period of ineligibility has expired. Any preliminary funding or allocation award made to an applicant or affiliate subject to such administrative complaint is rescinded unless the developer, applicant, or affiliate has completed credit underwriting or has commenced construction at the time the administrative complaint is served.

From the funds in Specific Appropriation 2281, 10 percent of nonrecurring funds from the State Housing Trust Fund is provided to fund a competitive grant program for housing developments designed,

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

constructed, and targeted for persons with developmental disabilities as defined in section 393.063, Florida Statutes. Private, non-profit 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 Florida Housing Finance Corporation 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. If there are funds remaining after all eligible applications have been awarded under the above criteria, then applications may be accepted and funds may be awarded to applicants serving persons with special needs as defined in section 420.0004, Florida Statutes.

From the funds in Specific Appropriation 2281, \$250,000 of nonrecurring funds from the General Revenue Fund is provided to the Florida Housing Finance Corporation to develop and issue a request for applications for State Apartment Incentive Loan program financing for proposed new construction or rehabilitation of affordable housing units that are part of a community revitalization effort led by a Purpose Built Communities Network member. To qualify for funding an applicant must be a Purpose Built Communities Network member and demonstrate that the proposed housing construction or rehabilitation project is located within a qualified census tract or benefits a household that is at or below 120 percent of the area median income. A minimum of 30 percent of the units must be used to serve households at or below 50 percent of the area median income. This funding is intended to be used with other public and private sector resources. The corporation shall review the success of this financing program to ascertain whether the projects financed are useful in meeting the housing needs in the designated area and include its finding in the annual report required under section 420.511(3), Florida Statutes.

2282 SPECIAL CATEGORIES

GRANTS AND AIDS - HOUSING FINANCE CORPORATION (HFC) - STATE HOUSING INITIATIVES PARTNERSHIP (SHIP) PROGRAM FROM LOCAL GOVERNMENT HOUSING

225,000,000

From the funds provided in Specific Appropriation 2282, \$500,000 of nonrecurring funds shall be used for training and technical assistance provided through the Affordable Housing Catalyst Program created by section 420.531, Florida Statutes. The Florida Housing Finance Corporation shall directly contract with an entity that meets all of the requirements of section 420.531, Florida Statutes, to provide the training and technical assistance.

2282A SPECIAL CATEGORIES AFFORDABLE HOUSING FOR HURRICANE RECOVERY FROM LOCAL GOVERNMENT HOUSING TRUST FUND

30,000,000

From the funds in Specific Appropriation 2282A, \$20,000,000 of nonrecurring funds shall be used to fund the Hurricane Housing Recovery Program for eligible counties and municipalities based on Hurricane Michael Federal Emergency Management Agency damage assessment data and population. Hurricane recovery purposes may include, but are not limited to, repair and replacement of housing; assistance to homeowners to pay insurance deductibles; repair, replacement, and relocation assistance for manufactured homes; acquisition of building materials for home repair and construction; housing re-entry assistance, such as security deposits, utility deposits, and temporary storage of household furnishings; foreclosure eviction prevention, including monthly rental assistance for a limited period of time; or strategies in the approved local housing assistance plan.

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

From the funds provided in Specific Appropriation 2282A, \$10,000,000 of nonrecurring funds is provided to the Florida Housing Finance Corporation for down payment and closing cost assistance in conjunction with its Homebuyer Loan Program for homebuyers purchasing a primary residence in the Hurricane Michael impacted counties of Bay, Jackson, Gulf, Calhoun, Gadsden, Washington, Liberty, Franklin, Wakulla, Taylor, and Holmes.

TOTAL: FLORIDA HOUSING FINANCE CORPORATION FROM GENERAL REVENUE FUND	250,000 370,000,000
TOTAL ALL FUNDS	370,250,000
PROGRAM: STRATEGIC BUSINESS DEVELOPMENT	
STRATEGIC BUSINESS DEVELOPMENT	
APPROVED SALARY RATE 1,380,182	
2283 SALARIES AND BENEFITS POSITIONS FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM TOURISM PROMOTIONAL TRUST FUND	22.00 1,575,751 74,866 297,279
OTHER PERSONAL SERVICES FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM TOURISM PROMOTIONAL TRUST FUND	146,267 7,131 29,153
2285 EXPENSES FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM TOURISM PROMOTIONAL TRUST FUND	339,017 17,208 68,834
2286 OPERATING CAPITAL OUTLAY FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	19,477 4,869
2287 LUMP SUM ECONOMIC DEVELOPMENT TOOLS FROM GEMERAL REVENUE FUND FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM ECONOMIC DEVELOPMENT TRUST	14,825,000 5,900,000

Funds provided in Specific Appropriation 2287 are provided to make payments and tax refunds in Fiscal Year 2020-2021 for the following programs: Qualified Target Industry (QTI) Business Tax Refund; QTI Tax Refund - Brownfield Redevelopment Bonus; Brownfield Redevelopment Tax Refund; High-Impact Business Performance (HIPI) Grant; and Qualified Defense Contractor and Space Flight (QDSC) Business Tax Refund. 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 2287 from the Economic Development Trust Fund represent local matching funds.

The Department of Economic Opportunity must provide monthly reports within ten business days after the end of each month to the Executive Office of the Governor's Office of Policy and Budget, the chair of the

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

Senate Appropriations Committee, and the chair of the House Appropriations Committee regarding all escrow activity relating to the Quick Action Closing Fund and the Innovation Incentive Fund programs. Such report must include information regarding any funds and interest earnings returned to the appropriate fund in the state treasury, and the anticipated date(s) of all funds held in escrow.

The Department of Economic Opportunity shall provide monthly reports to the Executive Office of 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 chapter 288, Florida Statutes.

2288 SPECIAL CATEGORIES
GRANTS AND AID - FLORIDA DEFENSE SUPPORT
TASK FORCE
FROM STATE ECONOMIC ENHANCEMENT
AND DEVELOPMENT TRUST FUND

2,000,000

2288A SPECIAL CATEGORIES

ECONOMIC DEVELOPMENT PROJECTS

FROM GENERAL REVENUE FUND 9,975,000

The nonrecurring funds provided in Specific Appropriation 2288A from the General Revenue Fund shall be allocated as follows:

Florida Israel Business Accelerator - Southwest Florida	
Expansion (HB 2723)(Senate Form 1706)	300,000
Marine Research Hub (HB 3619) (Senate Form 2290)	500,000
BRIDG Operations (HB 3891) (Senate Form 2179)	5,000,000
eMerge Americas Technology Innovation Foundation of the	
Americas (TIFA) - Miami-Dade (HB 4135)(Senate Form 1707)	500,000
Regional Entrepreneurship Centers and Statewide Loan Fund	
(HB 3583) (Senate Form 1817)	2,000,000
Citrus County - Inverness Airport Business Park (HB	
3917) (Senate Form 1905)	500,000
FIRST Economic Development Incubator - Land O'Lakes (HB	
2003) (Senate Form 1911)	750,000
Income Tax Consulting & Preparation (HB 2115) (Senate Form	
2043)	300,000
Deltona Business Center (HB 2513) (Senate Form 2046)	125,000

The Department of Economic Opportunity shall directly contract with entities allocated funds from Specific Appropriation 2288A.

2289 SPECIAL CATEGORIES
GRANTS AND AIDS - CONTRACTED SERVICES
FROM STATE ECONOMIC EMHANCEMENT
AND DEVELOPMENT TRUST FUND . . .
FROM FLORIDA INTERNATIONAL TRADE
AND PROMOTION TRUST FUND . . .
FROM TOURISM PROMOTIONAL TRUST

5,000,000

From the funds in Specific Appropriation 2289, the Department of Economic Opportunity must contract for an independent third-party to verify that each business that receives an incentive award under an economic development program satisfies all of the requirements of the economic development agreement or contract, including job creation numbers, before a payment may be made under such agreement or contract. These comprehensive performance audit functions must include reviewing: 100 percent of all incentive claims for payment, including audit confirmations; the 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 agreements or contracts.

2290 SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA SPORTS
FOUNDATION
FROM STATE ECONOMIC ENHANCEMENT
AND DEVELOPMENT TRUST FUND
FROM PROFESSIONAL SPORTS

1,700,000

1,042,026

32,901

131,605

18,584

1,600,000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

> DEVELOPMENT TRUST FUND 3,000,000

From the recurring funds in Specific Appropriation 2290 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.

2290A SPECIAL CATEGORIES

SECURITY INFRASTRUCTURE/TRANSPORTATION

FROM GENERAL REVENUE FUND 1,000,000

From the funds in Specific Appropriation 2290A, \$1,000,000 in nonrecurring funds from the General Revenue Fund is provided to the Department of Economic Opportunity to disburse in the form of a competitive grant to any sports commission for providing security and infrastructure at an event for any league as defined in section 288.1162(4)(c), Florida Statutes. The grant may be used, but is not limited, to fund: a hard secure perimeter, fencing, magnetometers, entry points, accreditation, directional signage, and transportation equipment, and operating costs for security related transportation. Such funds are not granted for the purpose of economic development or economic impact.

2291 SPECIAL CATEGORIES

GRANTS AND AIDS - ENTERPRISE FLORIDA

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND FROM FLORIDA INTERNATIONAL TRADE

AND PROMOTION TRUST FUND 6,600,000

2292 SPECIAL CATEGORIES

GRANTS AND AIDS - MILITARY BASE PROTECTION

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND 1,000,000

Funds in Specific Appropriation 2292 are allocated as follows:

Military Base Protection	150,000
Defense Reinvestment	850,000

The funds 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.

SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND 3,474 FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND 172 FROM TOURISM PROMOTIONAL TRUST 694

2294 SPECIAL CATEGORIES

GRANTS AND AIDS - VISIT FLORIDA FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND 26,000,000

FROM TOURISM PROMOTIONAL TRUST 24,000,000

2295 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND

FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND

FROM TOURISM PROMOTIONAL TRUST

GRANTS AND AIDS - SPACE FLORIDA

SPECIAL CATEGORIES

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND

12,500,000

From the funds in Specific Appropriation 2296, \$1,000,000 of recurring funds is provided to support collaborative research, development, and 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.

2297 SPECIAL CATEGORIES

GRANTS AND AIDS - SPACE FLORIDA -AEROSPACE INDUSTRY FINANCING, BUSINESS DEVELOPMENT AND INFRASTRUCTURE NEEDS

FROM GENERAL REVENUE FUND 6.000.000

SPECIAL CATEGORIES

GRANTS AND AIDS - FLORIDA JOB GROWTH GRANT

9,400,000

FROM GENERAL REVENUE FUND 20.000.000

2299 DATA PROCESSING SERVICES

DATA PROCESSING ASSESSMENT - DEPARTMENT OF

MANAGEMENT SERVICES

FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND

FROM TOURISM PROMOTIONAL TRUST

4,907

2300 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 2300 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

FROM GENERAL REVENUE FUND 51.800.000

FROM TRUST FUNDS 102,524,237

TOTAL POSITIONS 22.00 TOTAL ALL FUNDS

154,324,237

TOTAL: ECONOMIC OPPORTUNITY, DEPARTMENT OF FROM GENERAL REVENUE FUND

86.559.843 FROM TRUST FUNDS 1,152,608,708

TOTAL POSITIONS 1,469.00

TOTAL ALL FUNDS 1,239,168,551

TOTAL APPROVED SALARY RATE 66,172,361

FINANCIAL SERVICES, DEPARTMENT OF

PROGRAM: OFFICE OF CHIEF FINANCIAL OFFICER AND

ADMINISTRATION

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 6,544,778

SALARIES AND BENEFITS POSITIONS 123.00 FROM ADMINISTRATIVE TRUST FUND . . . 9.788.901

OTHER PERSONAL SERVICES

FROM ADMINISTRATIVE TRUST FUND . . . 109.709

EXPENSES FROM ADMINISTRATIVE TRUST FUND . . . 1,333,766

2303

7,954

2,055

13

2304 OPERATING CAPITAL OUTLAY

SPECIE	N 6 - GENERAL GOVERNMENT IC RIATION FROM ADMINISTRATIVE TRUST FUND	10,000	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM ADMINISTRATIVE TRUST FUND
2305	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND	1,240,217	2321 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
2306	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	427,325	FROM ADMINISTRATIVE TRUST FUND 26,314 TOTAL: LEGAL SERVICES
2307	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND	3,500	FROM TRUST FUNDS
2308	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		INFORMATION TECHNOLOGY
	FROM ADMINISTRATIVE TRUST FUND	70,936	APPROVED SALARY RATE 7,064,732
2309	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM ADMINISTRATIVE TRUST FUND	125,000	2322 SALARIES AND BENEFITS POSITIONS 129.00 FROM ADMINISTRATIVE TRUST FUND 10,512,450
2310	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		2323 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND 98,834
	FROM ADMINISTRATIVE TRUST FUND	134,268	2324 EXPENSES FROM ADMINISTRATIVE TRUST FUND 3,200,788
2311	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	46,105	From the funds provided in Specific Appropriation 2324, the Department of Financial Services is authorized to purchase annual licensing for multi-factor authentication software.
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES	·	2325 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 844,120
	FROM TRUST FUNDS	13,289,727 00 13,289,727	From the funds provided in Specific Appropriation 2325, the Department of Financial Services is authorized to purchase network switch equipment.
LEGAL	SERVICES		2326 SPECIAL CATEGORIES
P	PPROVED SALARY RATE 5,113,142		CONTRACTED SERVICES FROM GENERAL REVENUE FUND 175,000 FROM ADMINISTRATIVE TRUST FUND
2312	SALARIES AND BENEFITS POSITIONS 92. FROM ADMINISTRATIVE TRUST FUND	7,236,036	From the funds provided in Specific Appropriation 2326, \$775,000 in nonrecurring funds from the Administrative Trust Fund is provided to the
2313	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	281,034	Department of Financial Services to competitively procure technical services and cloud-based software for the replacement of its customer relationship management system. The funds shall be placed in reserve.
2314	EXPENSES FROM ADMINISTRATIVE TRUST FUND	714,736	The department is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes. The budget amendments shall include a detailed operational
2315	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	3,639	work plan and spending plan. The department shall submit quarterly updates to the plans and quarterly project status reports to the Executive Office of the Governor's Office of Policy and Budget and the
2316	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE FROM ADMINISTRATIVE TRUST FUND	75,000	chairs of the Senate Appropriations Committee and the House of Representatives Appropriations Committee. Each status report must include progress made to date for each project activity, planned and actual task and deliverable completion dates, planned and actual costs
2317	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		incurred, and any current issues and risks. 2327 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES
2318	FROM ADMINISTRATIVE TRUST FUND SPECIAL CATEGORIES	204,287	FROM ADMINISTRATIVE TRUST FUND 2,900 2328 SPECIAL CATEGORIES
-	CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	253,306	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
2319	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	22,862	2329 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM ADMINISTRATIVE TRUST FUND
2320	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		2330 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION FROM ADMINISTRATIVE TRUST FUND		9,275	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2343 EXPENSES
2331			., .	FROM GENERAL REVENUE FUND 1,198,941 FROM ADMINISTRATIVE TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		42,545	PROM CENERAL REVENUE FUND
TOTAL:	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	175,000	22,724,102	2344A SPECIAL CATEGORIES FLORIDA ACCOUNTING INFORMATION RESOURCE (FLAIR) SYSTEM - OPERATIONS AND MAINTENANCE
	TOTAL POSITIONS	129.00	22,899,102	FROM GENERAL REVENUE FUND 699,369
CONSUM	ER ADVOCATE			Funds in Specific Appropriation 2344A are provided to the Department of
A	PPROVED SALARY RATE 489,372			Financial Services for managed technical services contracted for operations support and maintenance of the Florida Accounting Information Resource (FLAIR) Subsystem. From these funds, \$1,000,000 from the
2333	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	5.00	587,211	Administrative Trust Fund shall be placed in reserve. The department is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes. The budget amendments shall include a detailed operational work plan and spending
2334	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		62,487	plan that identifies all support activities, service requests, and variable enhancement projects.
2335	EXPENSES			The department shall submit quarterly updates to the operational work plan and monthly project status reports on the entire managed technical
2333	FROM INSURANCE REGULATORY TRUST FUND		68,357	services contract to the Executive Office of the Governor's Office of Policy and Budget and the chairs of the Senate Appropriations Committee
2336	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		4,000	and the House of Representatives Appropriations Committee. Each status report must include progress made to date for each support activity, service request, and variable enhancement project, planned and actual task and deliverable completion dates, planned and actual costs
2337	SPECIAL CATEGORIES CONTRACTED SERVICES			incurred, and any current FLAIR issues and risks. The quarterly updates shall be due 15 days following the end of each quarter.
	FROM INSURANCE REGULATORY TRUST FUND		20,471	2345 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,968,816
2338	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM ADMINISTRATIVE TRUST FUND
	FROM INSURANCE REGULATORY TRUST FUND		4,717	2345A SPECIAL CATEGORIES FLORIDA ACCOUNTING INFORMATION RESOURCE (FLAIR) SYSTEM REPLACEMENT
2339	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST			FROM GENERAL REVENUE FUND
	FUND		1,888	Funds provided in Specific Appropriation 2345A are provided to the Department of Financial Services to competitively procure technical
2340	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST			support and services for the remediation tasks and project support necessary to integrate the Florida Accounting Information Resource (FLAIR) Subsystem with the Planning, Accounting, and Ledger Management (PALM) project. The funds shall be placed in reserve.
	FUND		1,647	The department is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida
TOTAL:	CONSUMER ADVOCATE FROM TRUST FUNDS		750,778	Statutes. The budget amendments shall include a detailed operational work plan and spending plan. The department shall submit monthly project status reports to the Executive Office of the Governor's Office of
	TOTAL POSITIONS TOTAL ALL FUNDS	5.00	750,778	Policy & Budget and the chairs of the Senate Appropriations Committee and the House of Representatives Appropriations Committee. Each status report must include progress made to date for each support activity and
INFORM	ATION TECHNOLOGY - FLAIR INFRASTRUCTURE			also provide an update on the progress of each FLAIR remediation task required to replace the Cash Management Subsystem and central FLAIR.
A	PPROVED SALARY RATE 4,036,581			2346 SPECIAL CATEGORIES
2341	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	76.00 5,389,239	385,072	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND 85,914 FROM ADMINISTRATIVE TRUST FUND
2342	OTHER PERSONAL SERVICES		300,072	FROM ADMINISTRATIVE TRUST FORD
	FROM GENERAL REVENUE FUND	5,475		2347 SPECIAL CATEGORIES

SECTION 6 - GENERAL GOVERNMENT SPECIFIC			SECTION 6 - GENERAL GOVERNMENT SPECIFIC
APPROPRIATION LEASE OR LEASE-PURCHASE OF EQUIPMENT	1 424		APPROPRIATION 2358 EXPENSES FROM TREASURY ADMINISTRATIVE AND
FROM GENERAL REVENUE FUND	1,424		INVESTMENT TRUST FUND
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			2359 SPECIAL CATEGORIES CONTRACTED SERVICES
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	27,228		FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND
FROM ADMINISTRATIVE TRUST FUND	27,220	2,668	· ·
TOTAL: INFORMATION TECHNOLOGY - FLAIR INFRASTRU	JCTURE		2360 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND FROM TRUST FUNDS	10,757,651	5,452,722	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND 4,000
	EC 00	3/132/722	
TOTAL POSITIONS	76.00	16,210,373	2361 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
PROGRAM: TREASURY			PURCHASED PER STATEWIDE CONTRACT FROM TREASURY ADMINISTRATIVE AND
DEPOSIT SECURITY			INVESTMENT TRUST FUND
APPROVED SALARY RATE 1,017,264			TOTAL: STATE FUNDS MANAGEMENT AND INVESTMENT FROM TRUST FUNDS
2349 SALARIES AND BENEFITS POSITIONS	21.00		TOTAL POSITIONS
FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		1,649,799	TOTAL ALL FUNDS
2350 OTHER PERSONAL SERVICES			SUPPLEMENTAL RETIREMENT PLAN
FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		1,500	APPROVED SALARY RATE 497,500
2351 EXPENSES FROM TREASURY ADMINISTRATIVE AND			2362 SALARIES AND BENEFITS POSITIONS 13.00 FROM TREASURY ADMINISTRATIVE AND
INVESTMENT TRUST FUND		230,113	INVESTMENT TRUST FUND
2352 OPERATING CAPITAL OUTLAY FROM TREASURY ADMINISTRATIVE AND			2363 OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND
INVESTMENT TRUST FUND		1,783	INVESTMENT TRUST FUND
2353 SPECIAL CATEGORIES CONTRACTED SERVICES			2364 EXPENSES FROM TREASURY ADMINISTRATIVE AND
FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		95,205	INVESTMENT TRUST FUND
		93,203	2365 SPECIAL CATEGORIES
2354 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND
FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		42,123	INVESTMENT TRUST FUND
2355 SPECIAL CATEGORIES		12,123	2366 SPECIAL CATEGORIES DEFERRED COMPENSATION ADMINISTRATIVE
LEASE OR LEASE-PURCHASE OF EQUIPMENT			SERVICES
FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		6,616	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND
2356 SPECIAL CATEGORIES			2367 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			RISK MANAGEMENT INSURANCE FROM TREASURY ADMINISTRATIVE AND
PURCHASED PER STATEWIDE CONTRACT FROM TREASURY ADMINISTRATIVE AND			INVESTMENT TRUST FUND
INVESTMENT TRUST FUND		6,601	2368 SPECIAL CATEGORIES
TOTAL: DEPOSIT SECURITY			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM TREASURY ADMINISTRATIVE AND
FROM TRUST FUNDS		2,033,740	INVESTMENT TRUST FUND
TOTAL POSITIONS	21.00	2,033,740	2369 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
STATE FUNDS MANAGEMENT AND INVESTMENT		, ,	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
APPROVED SALARY RATE 1,219,488			FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND 3,270
2357 SALARIES AND BENEFITS POSITIONS	24.50		TOTAL: SUPPLEMENTAL RETIREMENT PLAN
FROM TREASURY ADMINISTRATIVE AND	24.JU		FROM TRUST FUNDS
INVESTMENT TRUST FUND		1,853,113	

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL POSITIONS		1,746,161		2,300,000	
PROGRAM: FINANCIAL ACCOUNTABILITY FOR PUBLIC FUNDS			TOTAL: STATE FINANCIAL INFORMATION AND STATE AGENCY ACCOUNTING		
STATE FINANCIAL INFORMATION AND STATE AGEN ACCOUNTING	СА		FROM GENERAL REVENUE FUND 10,717,389 FROM TRUST FUNDS	6,185,569	
APPROVED SALARY RATE 8,057,4	98		TOTAL POSITIONS	.6,902,958	
2370 SALARIES AND BENEFITS POSITIO FROM GENERAL REVENUE FUND	. 8,958,857		RECOVERY AND RETURN OF UNCLAIMED PROPERTY		
FROM ADMINISTRATIVE TRUST FUND	•	2,358,794	APPROVED SALARY RATE 2,712,598		
From the funds provided in Specific Appropriations 2370, 2372, and 2377, the Department of Financial Services shall audit all court related expenditures of the Clerks of Court pursuant to sections 28.241 and			2380 SALARIES AND BENEFITS POSITIONS 65.00 FROM UNCLAIMED PROPERTY TRUST FUND .	3,759,671	
28.35, Florida Statutes. The departmen to the President of the Senate, Representatives, and the Executive O	t shall report the audit the Speaker of the	t findings House of	2381 OTHER PERSONAL SERVICES FROM UNCLAIMED PROPERTY TRUST FUND .	559,523	
Policy and Budget on a quarterly bas report on July 27, 2020, for the perio 2020, and quarterly thereafter.	is. The department shall	l submit a	2382 EXPENSES FROM UNCLAIMED PROPERTY TRUST FUND .	829,664	
2371 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	. 22,994		2383 OPERATING CAPITAL OUTLAY FROM UNCLAIMED PROPERTY TRUST FUND .	7,500	
FROM ADMINISTRATIVE TRUST FUND 2372 EXPENSES	•	23,545	2384 SPECIAL CATEGORIES CONTRACTED SERVICES FROM UNCLAIMED PROPERTY TRUST FUND .	226,794	
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		116,201	2385 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
2373 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	. 27,000		FROM UNCLAIMED PROPERTY TRUST FUND .	18,910	
2374 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	. 683,882		2386 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM UNCLAIMED PROPERTY TRUST FUND .	11,524	
FROM ADMINISTRATIVE TRUST FUND		80,000	TRANSFER TO DEPARTMENT OF MANAGEMENT		
2375 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		37,171	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM UNCLAIMED PROPERTY TRUST FUND .	18,965	
2376 SPECIAL CATEGORIES		,	TOTAL: RECOVERY AND RETURN OF UNCLAIMED PROPERTY	5,432,551	
LEASE OR LEASE-PURCHASE OF EQUIPMEN FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	. 5,122	17,055	TOTAL POSITIONS	5,432,551	
2377 SPECIAL CATEGORIES			FLORIDA PLANNING ACCOUNTING AND LEDGER MANAGEMENT		
TRANSFER TO DEPARTMENT OF MANAGEMEN SERVICES - HUMAN RESOURCES SERVICE PURCHASED PER STATEWIDE CONTRACT			APPROVED SALARY RATE 4,835,762		
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		2,803		6,478,868	
2378 SPECIAL CATEGORIES TRANSFER TO THE PRISON INDUSTRY			From the funds and positions provided in Specific Appropriation		

1,250,000

Funds in Specific Appropriation 2378 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.

2379 SPECIAL CATEGORIES
FLORIDA CLERKS OF COURT OPERATIONS
CORPORATION

ENHANCEMENT (PIE) PROGRAM FROM PRISON INDUSTRIES TRUST FUND .

From the funds and positions provided in Specific Appropriation 2388, the Department of Financial Services, no later than July 30, 2020, shall designate one position that leads the implementation of reporting functionality for the Planning, Accounting, and Ledger Management (PALM) project. The project shall provide quarterly reports to state agencies on the design, development, and implementation of reporting functionality. By January 1, 2021, the Department of Financial Services shall provide the status of current Florida Accounting Information Resource (FLAIR) reports and data that will be retained in the PALM system 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.

2389 SPECIAL CATEGORIES
FLORIDA ACCOUNTING INFORMATION RESOURCE
(FLAIR) SYSTEM REPLACEMENT

SALARIES AND BENEFITS

FROM INSURANCE REGULATORY TRUST

66.00

23,294

SECTION 6 - GENERAL GOVERNMENT SECTION 6 - GENERAL GOVERNMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION FROM INSURANCE REGULATORY TRUST 3,911,600 26.424.797 2393 OTHER PERSONAL SERVICES Funds in Specific Appropriation 2389 are provided to the Department of FROM INSURANCE REGULATORY TRUST Financial Services for the Planning, Accounting, and Ledger Management 15.339 (PALM) project that complies with sections 216.311 and 216.313, Florida Statutes. Of these funds, \$17,985,926 shall be placed in reserve. The 2394 EXPENSES FROM INSURANCE REGULATORY TRUST funds are contingent upon House Bill 5003 becoming law, which provides for the replacement of the Florida Accounting Information Resource 684,435 (FLAIR) and Cash Management subsystems. Upon execution of a contract amendment that adjusts the project's deployment schedule to provide 2395 OPERATING CAPITAL OUTLAY adequate time for state agencies to request any necessary funding and to FROM INSURANCE REGULATORY TRUST remediate its systems that currently use FLAIR data, the department is 9,144 authorized to submit budget amendments to request the release of funds pursuant to the provisions of chapter 216, Florida Statutes. The budget 2396 SPECIAL CATEGORIES amendments shall include a detailed operational work plan and project ELECTRONIC COMMERCE FEES FOR COLLECTION OF spending plan. The operational work plan shall include, but not be REVENUE limited to (1) the project tasks to be completed by all state agencies FROM INSURANCE REGULATORY TRUST that are necessary for remediation of their systems impacted by the PALM 13,200 project, and (2) the tasks and deliverables needed to retain the current historical reporting functionality provided by the FLAIR Information 2397 SPECIAL CATEGORIES Warehouse and inclusive of PALM data. CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST From the funds provided in Specific Appropriation 2389, up to \$1,000,000 is provided to the Department of Financial Services to 113,305 competitively procure a private sector provider with experience in 2398 SPECIAL CATEGORIES conducting independent verification and validation services of public OPERATION OF MOTOR VEHICLES sector information technology projects to provide independent verification and validation for the PALM project. The contract shall FROM INSURANCE REGULATORY TRUST 33,700 require that all deliverables be simultaneously provided to the department, the Department of Management Services, the chair of the 2399 SPECIAL CATEGORIES Senate Appropriations Committee, the chair of the House of SUPPLEMENTAL FIREFIGHTERS COMPENSATION Representatives Appropriations Committee, and the Executive Office of FROM INSURANCE REGULATORY TRUST the Governor's Office of Policy and Budget. 12,000 The Department of Financial Services shall provide monthly project 2400 SPECIAL CATEGORIES status reports to the chair of the Senate Appropriations Committee, the LEASE OR LEASE-PURCHASE OF EQUIPMENT chair of the House of Representatives Appropriations Committee, the FROM INSURANCE REGULATORY TRUST Executive Office of the Governor's Office of Policy and Budget, and the 14.442 Department of Management Services. Each report must include progress made to date for each project milestone and contracted deliverable, 2401 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT planned and actual completion dates, planned and actual costs incurred, and any current project issues and risks. Each status report must also SERVICES - HUMAN RESOURCES SERVICES provide an update on the progress and cost of each system interface and PURCHASED PER STATEWIDE CONTRACT agency application remediation task, as provided by agencies, required FROM INSURANCE REGULATORY TRUST for deployment of PALM functionality scheduled through December 31, 19,254 TOTAL: COMPLIANCE AND ENFORCEMENT 2390 SPECIAL CATEGORIES FROM TRUST FUNDS 4.826.419 RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST TOTAL POSITIONS 66.00 4,328 TOTAL ALL FUNDS 4,826,419 SPECIAL CATEGORIES PROFESSIONAL TRAINING AND STANDARDS TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES APPROVED SALARY RATE 1,124,711 PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST 2402 SALARIES AND BENEFITS POSITIONS 17,845 FROM INSURANCE REGULATORY TRUST 1,681,954 TOTAL: FLORIDA PLANNING ACCOUNTING AND LEDGER MANAGEMENT 2403 OTHER PERSONAL SERVICES FROM TRUST FUNDS 32,925,838 FROM INSURANCE REGULATORY TRUST TOTAL POSITIONS 55.00 246,358 TOTAL ALL FUNDS 32,925,838 FROM INSURANCE REGULATORY TRUST PROGRAM: FIRE MARSHAL 513,895 COMPLIANCE AND ENFORCEMENT 2405 OPERATING CAPITAL OUTLAY APPROVED SALARY RATE 2.838.034 FROM INSURANCE REGULATORY TRUST

2406 SPECIAL CATEGORIES

			•	
SECTIO	N 6 - GENERAL GOVERNMENT		SECTION 6 - GENERAL GOVERNMENT	
SPECIF			SPECIFIC	
APPROP	RIATION		APPROPRIATION	
	GRANTS AND AIDS - FIREFIGHTER ASSISTANCE GRANT PROGRAM		FROM INSURANCE REGULATORY TRUST FUND	
	FROM INSURANCE REGULATORY TRUST		ΓΟΝD	
	FUND	1,000,000	2415 OTHER PERSONAL SERVICES	
		,,	FROM INSURANCE REGULATORY TRUST	
	ds in Specific Appropriation 2406 are pr		FUND	
	istance Grant Program and shall be award	ded to entities pursuant to	0416	
sec	tion 633.135, Florida Statutes.		2416 EXPENSES	
2407	SPECIAL CATEGORIES		FROM INSURANCE REGULATORY TRUST FUND	
2107	ELECTRONIC COMMERCE FEES FOR COLLECTION OF	7	100/300	
	REVENUE		2416A AID TO LOCAL GOVERNMENTS	
	FROM INSURANCE REGULATORY TRUST		GRANTS AND AIDS - LOCAL GOVERNMENT FIRE	
	FUND	13,200	SERVICE	
0400	CDECTAL CAMEGODIES		FROM GENERAL REVENUE FUND 80,000	
2408	SPECIAL CATEGORIES		FROM INSURANCE REGULATORY TRUST	
	CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST		FUND 3,135,000	
	FUND	339,145	From the funds in Specific Appropriation 2416A, \$3,135,000 in	
		337,233	nonrecurring funds from the Insurance Regulatory Trust Fund is provided	
2409	SPECIAL CATEGORIES		for local government fire services as follows:	
	OPERATION OF MOTOR VEHICLES			
	FROM INSURANCE REGULATORY TRUST	20.000	Charlotte County Firefighter Decontamination Equipment	
	FUND	22,900	(HB 4313)	
2410	SPECIAL CATEGORIES		Margate Front Line Rescue and Aerial Truck (HB 3251)	
2110	SUPPLEMENTAL FIREFIGHTERS COMPENSATION		(Senate Form 1816)	
	FROM INSURANCE REGULATORY TRUST		Navarre Beach Pierce Saber Fire Pumper (HB 3527) 500,000	
	FUND	14,500	Palm Beach County Fire Rescue Diesel Exhaust System	
			Installation Project (HB 4041) (Senate Form 2376) 400,000	
2411	SPECIAL CATEGORIES		Palm Beach County Fire Rescue Bunker Gear Contamination	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST		(HB 3873) (Senate Form 2375)	
	FUND	25,519	3435) (Senate Form 1764)	
	13.12	23/319	Riviera Beach Firefighter Cancer Reduction Plan (HB 4641)	
2412	SPECIAL CATEGORIES		(Senate Form 1708)	
	TRANSFER TO DEPARTMENT OF MANAGEMENT			
	SERVICES - HUMAN RESOURCES SERVICES		From the funds in Specific Appropriation 2416A, \$80,000 in nonrecurring	
	PURCHASED PER STATEWIDE CONTRACT		funds from the General Revenue Fund is provided for the North River Fire	
	FROM INSURANCE REGULATORY TRUST FUND	11,283	District Port Security Emergency Response Vessel (HB 4265) (Senate Form 2066).	
	10112	11,203	2000)1	
2412A	TRANSFERS		2418 OPERATING CAPITAL OUTLAY	
	TRANSFER TO THE DEPARTMENT OF		FROM INSURANCE REGULATORY TRUST	
	ENVIRONMENTAL PROTECTION - ENVIRONMENTAL		FUND	
	CLEANUP FROM INSURANCE REGULATORY TRUST		2418A SPECIAL CATEGORIES	
	FUND	5,500,000	TRANSFER TO UNIVERSITY OF MIAMI -	
	13.12	3/300/000	SYLVESTER COMPREHENSIVE CANCER CENTER -	
2413	FIXED CAPITAL OUTLAY		FIREFIGHTERS CANCER RESEARCH	
	STATE FIRE COLLEGE-BUILDING REPAIR AND		FROM GENERAL REVENUE FUND 2,000,000	
	MAINTENANCE		ml 6 6	
	FROM INSURANCE REGULATORY TRUST	875,000	The nonrecurring funds provided in Specific Appropriation 2418A shall be transferred to the University of Miami - Sylvester Comprehensive	
	FUND	875,000	Cancer Center for the purpose of Firefighter Cancer Research. The funds	
The	nonrecurring funds in Specific Appropria	ation 2413 are provided for	shall be utilized to: expand firefighters access to cancer screenings	
fix	ed capital outlay projects for the State	Fire College. These funds	across the state; enable prevention and earlier detection of the	
	ll be held in reserve. The Department		disease; identify exposures that account for increased cancer risk; and	
	horized to submit budget amendments for		field test new technology and methods that measure exposure in the	
	suant to the provisions of chapter 216, Fl tingent upon approval of a detailed proj		field. The University of Miami - Sylvester Comprehensive Cancer Center shall develop a report on cancer research outcomes and cancer mitigation	
	ntifies the specific tasks, reflecting esti		efforts being examined. The report shall be submitted to the President	
			of the Senate, the Speaker of the House of Representatives, the Chief	
TOTAL:	PROFESSIONAL TRAINING AND STANDARDS		Financial Officer, and the Governor by June 14, 2021 (HB 3297) (Senate	
	FROM TRUST FUNDS	10,267,048	Form 1048).	
	MOMAI DOCUMIONO	27.00	0410 CDECTAL CAMECODIEC	
	TOTAL POSITIONS	27.00 10,267,048	2419 SPECIAL CATEGORIES CONTRACTED SERVICES	
	TOTHE HEE TORDS	10,207,040	FROM INSURANCE REGULATORY TRUST	
FIRE MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES FUND				
ADDROUDD CALADU DAMD COC. DAG				
A	PPROVED SALARY RATE 676,540		2420 SPECIAL CATEGORIES	
2414	SALARIES AND BENEFITS POSITIONS	12.00	OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST	
4111	OUTTITIES THE DEBELLIS LOSILIONS	12.00	INON INCOMINGE ADOCUMENT INCOL	

SECTION 6 - GENERAL GOVERNMENT			ON 6 - GENERAL GOVERNMENT	
SPECIFIC APPROPRIATION		SPECI	FIC PRIATION	
FUND	1,300		Tower (HB 2307) (Senate Form 2557)	. 1,000,000
2421 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		:	2252) Dunedin EOC/Fire Training Facility (HB 2607) (Senate Form	. 1,000,000
FROM INSURANCE REGULATORY TRUST FUND	234,546		1146)Hialeah Emergency Response and Operation Center	. 1,000,000
2422 SPECIAL CATEGORIES			Improvements (HB 3973)	. 500,000
SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST		:	New Station 106 (HB 4877) (Senate Form 2037) North Lauderdale Fire/ Rescue Training Center (HB 3479)	. 1,250,000
FUND	4,500		(Senate Form 1070)Palm Beach County New Fire Station on Flavor Pict Road	. 125,000
2423 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			(HB 4091) (Senate Form 2303)	. 120,000
FROM INSURANCE REGULATORY TRUST FUND	8,485	TOTAL	FIRE MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	16,524,582
2424 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			TOTAL POSITIONS 12.00	.,. ,
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			TOTAL ALL FUNDS	24,009,804
FROM INSURANCE REGULATORY TRUST FUND	5,407		AM: STATE PROPERTY AND CASUALTY CLAIMS	
2424A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		STATE	SELF-INSURED CLAIMS ADJUSTMENT	
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			APPROVED SALARY RATE 5,297,209	
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND 5,405,2 FROM INSURANCE REGULATORY TRUST	22	2425	SALARIES AND BENEFITS POSITIONS 116.00 STATE RISK MANAGEMENT TRUST FUND	7,786,294
FUND	11,883,000	2426	OTHER PERSONAL SERVICES STATE RISK MANAGEMENT TRUST FUND	42,098
From the funds in Specific Appropriation 2424A, nonrecurring funds from the Insurance Regulatory Trust to local government fire services as follows:		2427	EXPENSES STATE RISK MANAGEMENT TRUST FUND	5,105,381
Apopka Fire Station (HB 2697) (Senate Form 1171) Bradford County Fire Rescue Main Station 40 (HB 4925)		2428	OPERATING CAPITAL OUTLAY STATE RISK MANAGEMENT TRUST FUND	5,405
(Senate Form 2377)Bronson Fire Station Replacement Project (HB 2377)		2429	SPECIAL CATEGORIES	
(Senate Form 1015)	·		CONTRACTED SERVICES STATE RISK MANAGEMENT TRUST FUND	4,387,559
(Senate Form 1984) Central Florida Zoo & Botanical Gardens Fire Suppressi	on	2430	SPECIAL CATEGORIES	
(HB 3309) (Senate Form 1967)			CONTRACTED LEGAL SERVICES - OFFICE OF THE ATTORNEY GENERAL STATE RISK MANAGEMENT TRUST FUND	6,645,924
Crestview Public Safety Training Facility (HB 2891) (Senate Form 2049)		2431	SPECIAL CATEGORIES	**********
Holley-Navarre Fire District (HB 3291) Holt Volunteer Fire Station Replacement (HB 3715)	500,000		CONTRACTED LEGAL SERVICES STATE RISK MANAGEMENT TRUST FUND	21,976,020
Immokalee Fire Control District Station #30 Construction/Replacement (HB 2857) (Senate Form 1029	·	2432	SPECIAL CATEGORIES	,
Marco Island Regional Maritime, Fire, EMS Training and Operations Facility (HB 4825) (Senate Form 1055)	650,000		CONTRACTED MEDICAL SERVICES STATE RISK MANAGEMENT TRUST FUND	18,199,117
Mount Dora Emergency Operations Center (HB 4083) (Sena Form 1978)			om the funds in Specific Appropriation 2432, the I	
Ocean City - Wright Fire Control District (HB 2349) (Senate Form 1402)	500,000		nancial Services is authorized to issue a competitive pro new pharmacy benefits management contract.	ocurement for
Pompano Beach Fire Station 52 Replacement Project (HB 3789) (Senate Form 1300)		2433	SPECIAL CATEGORIES EXCESS INSURANCE AND CLAIM SERVICE	
1545)Suwannee County Fire Station (HB 2437) (Senate Form 24	850,000 81). 750,000		STATE RISK MANAGEMENT TRUST FUND	10,865,000
Taylor County Fire Rescue Station (HB 9115) (Senate Fo		2434	SPECIAL CATEGORIES RISK MANAGEMENT INFORMATION CLAIMS SYSTEM STATE DISK MANAGEMENT TRUST FINIT	<i>ፍለግ</i> ጋጋር
From the funds in Specific Appropriation 2424A, nonrecurring funds from the General Revenue Fund is p government fire services as follows:		2435	STATE RISK MANAGEMENT TRUST FUND SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES STATE RISK MANAGEMENT TRUST FUND	2,000
City of Bristol Volunteer Fire Station Renovation (HB 2985) (Senate Form 1450)	410,222	2436	SPECIAL CATEGORIES	=,000
Cedar Hammock Fire Control District Regional Training			RISK MANAGEMENT INSURANCE	

SECTION 6 - GENERAL GOVERNMENT	SECTION 6 - GENERAL GOVERNMENT
SPECIFIC APPROPRIATION	SPECIFIC APPROPRIATION
STATE RISK MANAGEMENT TRUST FUND 68,311	FUND
2437 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	2448 OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST
STATE RISK MANAGEMENT TRUST FUND 27,831	FUND
2438 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	2449 EXPENSES FROM INSURANCE REGULATORY TRUST
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	FUND
STATE RISK MANAGEMENT TRUST FUND 33,259	2450 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST
TOTAL: STATE SELF-INSURED CLAIMS ADJUSTMENT FROM TRUST FUNDS	FUND
	2451 SPECIAL CATEGORIES
TOTAL POSITIONS	ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE
PROGRAM: LICENSING AND CONSUMER PROTECTION	FROM INSURANCE REGULATORY TRUST FUND
INSURANCE COMPANY REHABILITATION AND LIQUIDATION	2452 SPECIAL CATEGORIES CONTRACTED SERVICES
APPROVED SALARY RATE 351,290	FROM INSURANCE REGULATORY TRUST FUND
2439 SALARIES AND BENEFITS POSITIONS 1.00	FUND
FROM INSURANCE REGULATORY TRUST FUND	2453 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES
A. () A.	FROM INSURANCE REGULATORY TRUST
2440 OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST	FUND
FUND	2454 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
2441 EXPENSES	FROM INSURANCE REGULATORY TRUST
FROM INSURANCE REGULATORY TRUST FUND	FUND
,	2455 SPECIAL CATEGORIES
2442 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST
FUND	FUND
2443 SPECIAL CATEGORIES	2456 SPECIAL CATEGORIES
CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
FUND	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST
2444 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	FUND
FROM INSURANCE REGULATORY TRUST FUND	TOTAL: LICENSURE, SALES APPOINTMENT AND OVERSIGHT FROM TRUST FUNDS
2445 SPECIAL CATEGORIES	TOTAL POSITIONS 110.00
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST	TOTAL ALL FUNDS
FUND 39,000	CONSUMER ASSISTANCE
2446 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	APPROVED SALARY RATE 4,991,995
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	2457 SALARIES AND BENEFITS POSITIONS 112.00 FROM INSURANCE REGULATORY TRUST
FROM INSURANCE REGULATORY TRUST	FUND 6,864,910
FUND	2458 OTHER PERSONAL SERVICES
TOTAL: INSURANCE COMPANY REHABILITATION AND LIQUIDATION	FROM INSURANCE REGULATORY TRUST
FROM TRUST FUNDS	FUND
TOTAL POSITIONS 1.00 TOTAL ALL FUNDS	2459 EXPENSES FROM INSURANCE REGULATORY TRUST
LICENSURE, SALES APPOINTMENT AND OVERSIGHT	FUND
APPROVED SALARY RATE 5,041,890	2460 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST
	FUND
2447 SALARIES AND BENEFITS POSITIONS 110.00 FROM INSURANCE REGULATORY TRUST	2461 SPECIAL CATEGORIES

SPECIE	N 6 - GENERAL GOVERNMENT PIC PRIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
	CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND	595,374	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM REGULATORY TRUST FUND
2462	SPECIAL CATEGORIES HOLOCAUST VICTIMS ASSISTANCE ADMINISTRATION	533,6.1	2476 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	FROM INSURANCE REGULATORY TRUST FUND	309,130	FROM REGULATORY TRUST FUND
2463	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES		TOTAL: FUNERAL AND CEMETERY SERVICES FROM TRUST FUNDS
	FROM INSURANCE REGULATORY TRUST FUND	1,500	TOTAL POSITIONS
2464	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		PUBLIC ASSISTANCE FRAUD
	FROM INSURANCE REGULATORY TRUST FUND	27,225	APPROVED SALARY RATE 4,409,216
2465	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		2477 SALARIES AND BENEFITS POSITIONS 72.00 FROM FEDERAL GRANTS TRUST FUND 1,598,362 FROM INSURANCE REGULATORY TRUST
	FROM INSURANCE REGULATORY TRUST FUND	12,224	FUND
2466	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		2478 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST		2479 EXPENSES FROM FEDERAL GRANTS TRUST FUND 586,879
	FUND	35,055	2480 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND 20,000
TOTAL	CONSUMER ASSISTANCE FROM TRUST FUNDS	8,966,805	2481 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
	TOTAL POSITIONS	112.00 8,966,805	FROM FEDERAL GRANTS TRUST FUND 90,000 2482 SPECIAL CATEGORIES
	AL AND CEMETERY SERVICES		CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND
	APPROVED SALARY RATE 1,241,322	05.00	2483 SPECIAL CATEGORIES
2467	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	25.00 1,801,087	OPERATION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND
2468	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND	353	2484 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND 40,559
	FROM REGULATORY TRUST FUND	66,886	2485 SPECIAL CATEGORIES
2469	EXPENSES FROM REGULATORY TRUST FUND	316,827	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND
2470	OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND	9,500	2486 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
2471	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF		PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND
	REVENUE FROM REGULATORY TRUST FUND	39,100	2487 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES
2472	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	99,549	FROM FEDERAL GRANTS TRUST FUND 1,000 TOTAL: PUBLIC ASSISTANCE FRAUD
2473	SPECIAL CATEGORIES		FROM TRUST FUNDS
	OPERATION OF MOTOR VEHICLES FROM REGULATORY TRUST FUND	8,700	TOTAL POSITIONS
2474	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		PROGRAM: WORKERS' COMPENSATION
2475	FROM REGULATORY TRUST FUND	10,257	WORKERS' COMPENSATION ADDROUGH SALADY DATE 12 557 540
24/5	SPECIAL CATEGORIES		APPROVED SALARY RATE 12,557,540

CECTI	ON 6 - GENERAL GOVERNMENT		SECTION 6 - GENERAL GOVERNMENT	
SPECI			SPECIFIC	
	PRIATION		APPROPRIATION	
2488	SALARIES AND BENEFITS POSITIONS 295.00		PURCHASED CLIENT SERVICES	
2400	FROM WORKERS' COMPENSATION 255.00		FROM WORKERS' COMPENSATION	
	ADMINISTRATION TRUST FUND	17,797,936	ADMINISTRATION TRUST FUND	740,000
	FROM WORKERS' COMPENSATION SPECIAL	11,171,730	IDMINISTRATION TROOF FORD	710,000
	DISABILITY TRUST FUND	1,016,991	2499 SPECIAL CATEGORIES	
	DIDIDIDITI INCOL LOND	1,010,771	RISK MANAGEMENT INSURANCE	
2489	OTHER PERSONAL SERVICES		FROM WORKERS' COMPENSATION	
2107	FROM WORKERS' COMPENSATION		ADMINISTRATION TRUST FUND	153,747
	ADMINISTRATION TRUST FUND	384,569		,
	FROM WORKERS' COMPENSATION SPECIAL	552,555	2500 SPECIAL CATEGORIES	
	DISABILITY TRUST FUND	17,550	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
		•	FROM WORKERS' COMPENSATION	
2490	EXPENSES		ADMINISTRATION TRUST FUND	62,320
	FROM WORKERS' COMPENSATION		FROM WORKERS' COMPENSATION SPECIAL	
	ADMINISTRATION TRUST FUND	3,366,093	DISABILITY TRUST FUND	2,280
	FROM WORKERS' COMPENSATION SPECIAL			
	DISABILITY TRUST FUND	126,870	2501 SPECIAL CATEGORIES	
			TRANSFER TO DEPARTMENT OF MANAGEMENT	
2491	OPERATING CAPITAL OUTLAY		SERVICES - HUMAN RESOURCES SERVICES	
	FROM WORKERS' COMPENSATION		PURCHASED PER STATEWIDE CONTRACT	
	ADMINISTRATION TRUST FUND	100,021	FROM WORKERS' COMPENSATION	
	FROM WORKERS' COMPENSATION SPECIAL		ADMINISTRATION TRUST FUND	92,495
	DISABILITY TRUST FUND	16,851	FROM WORKERS' COMPENSATION SPECIAL	
			DISABILITY TRUST FUND	5,826
2492	SPECIAL CATEGORIES		TATE	
	ELECTRONIC COMMERCE FEES FOR COLLECTION OF		TOTAL: WORKERS' COMPENSATION	
	REVENUE		FROM TRUST FUNDS	30,045,436
	FROM WORKERS' COMPENSATION	100 000	MOMAT DOCUMENTON	
	ADMINISTRATION TRUST FUND	188,000	TOTAL POSITIONS 295.00	20 045 426
0400	ADDATAL AMBRODING		TOTAL ALL FUNDS	30,045,436
2493	SPECIAL CATEGORIES		PROGRAM: INVESTIGATIVE AND FORENSIC SERVICES	
	TRANSFER TO DISTRICT COURTS OF APPEAL - WORKERS' COMPENSATION APPEALS		PROGRAM: INVESTIGATIVE AND FORENSIC SERVICES	
	FROM WORKERS' COMPENSATION		FIRE AND ARSON INVESTIGATIONS	
	ADMINISTRATION TRUST FUND	1 942 796	FIRE AND AROUN INVESTIGATIONS	
	ADMINISTRATION TROOF FORD	1,742,770	APPROVED SALARY RATE 7,222,676	
Fii	nds in Specific Appropriation 2493 are provided for transf		THING THE CHILD THE TOTAL TOTAL TOTAL TOTAL TOTAL TOTAL TOTAL THE TOTAL	
		er to the		
			2502 SALARIES AND BENEFITS POSITIONS 124.00	
Fi	rst District Court of Appeal for workload associated with	workers'	2502 SALARIES AND BENEFITS POSITIONS 124.00 FROM INSURANCE REGULATORY TRUST	
Fi		workers'	FROM INSURANCE REGULATORY TRUST	10,605,091
Fi	rst District Court of Appeal for workload associated with	workers'		10,605,091
Fi CO	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit	workers'	FROM INSURANCE REGULATORY TRUST	10,605,091
Fi CO	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES	workers'	FROM INSURANCE REGULATORY TRUST FUND	10,605,091
Fi CO	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH	workers'	FROM INSURANCE REGULATORY TRUST FUND	10,605,091 70,942
Fi CO	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH	workers'	FROM INSURANCE REGULATORY TRUST FUND	
Fi CO	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION	workers'	FROM INSURANCE REGULATORY TRUST FUND	
Fi CO	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION	workers'	FROM INSURANCE REGULATORY TRUST FUND	
Fi co 2494	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'	FROM INSURANCE REGULATORY TRUST FUND	
Fi co 2494	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'	FROM INSURANCE REGULATORY TRUST FUND	70,942
Fi co 2494	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'	FROM INSURANCE REGULATORY TRUST FUND	70,942
Fi co 2494	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD FROM WORKERS' COMPENSATION	workers'.	FROM INSURANCE REGULATORY TRUST FUND	70,942
Fi co 2494	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'	FROM INSURANCE REGULATORY TRUST FUND	70,942
Fi co	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'. 250,000	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000
Fi co 2494 2495	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'. 250,000 673,142 er to the	FROM INSURANCE REGULATORY TRUST FUND	70,942
Fi co 2494 2495 Fu Ju	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'. 250,000 673,142 er to the f funding	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609
Fi co 2494 2495 Fu Ju at	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'. 250,000 673,142 er to the f funding enth, and	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000
Fi co 2494 2495 Fu Ju at Se	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND ands in Specific Appropriation 2495 are provided for transf stice Administrative Commission for the specific purpose o torneys and paralegals in the Eleventh, Thirteenth, Fifte venteenth Judicial Circuits for the prosecution of	workers'. 250,000 673,142 er to the f funding enth, and workers'	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609
Fi co 2494 2495 Fu Ju at Se co	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND ands in Specific Appropriation 2495 are provided for transfistice Administrative Commission for the specific purpose of the compensation paralegals in the Eleventh, Thirteenth, Fifte wenteenth Judicial Circuits for the prosecution of mpensation insurance fraud. These funds may not be use	workers'. 250,000 673,142 er to the f funding enth, and workers' d for any	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609
Fi co 2494 2495 Fu Ju at Se co pu	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND ands in Specific Appropriation 2495 are provided for transf stice Administrative Commission for the specific purpose o torneys and paralegals in the Eleventh, Thirteenth, Fifte wenteenth Judicial Circuits for the prosecution of mpensation insurance fraud. These funds may not be use rpose other than the funding of attorney and paralegal posit	workers'. 250,000 673,142 er to the f funding enth, and workers' d for any	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609
Fi co 2494 2495 Fu Ju at Se co pu	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND ands in Specific Appropriation 2495 are provided for transfistice Administrative Commission for the specific purpose of the compensation paralegals in the Eleventh, Thirteenth, Fifte wenteenth Judicial Circuits for the prosecution of mpensation insurance fraud. These funds may not be use	workers'. 250,000 673,142 er to the f funding enth, and workers' d for any	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609 384,000
Fi co 2494 2495 Fu Ju at Se co pu pr	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'. 250,000 673,142 er to the f funding enth, and workers' d for any	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609
Fi co 2494 2495 Fu Ju at Se co pu	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	workers'. 250,000 673,142 er to the f funding enth, and workers' d for any	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609 384,000
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Fi co 2494 2495 Fu Ju at Se co pu pr	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND ands in Specific Appropriation 2495 are provided for transfistice Administrative Commission for the specific purpose of the torneys and paralegals in the Eleventh, Thirteenth, Fifted the venteenth Judicial Circuits for the prosecution of mpensation insurance fraud. These funds may not be used the prosecution of the specific purpose of the than the funding of attorney and paralegal positions of the prosecution of the specific purpose of the than the funding of attorney and paralegal positions of the prosecution of the p	workers'. 250,000 673,142 er to the f funding enth, and workers' d for any ions that	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609 384,000
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Fi co 2494 2495 Fu Ju at Se co pu pr	rst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit SPECIAL CATEGORIES TRANSFER TO THE UNIVERSITY OF SOUTH FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND ands in Specific Appropriation 2495 are provided for transfistice Administrative Commission for the specific purpose of torneys and paralegals in the Eleventh, Thirteenth, Fifte wenteenth Judicial Circuits for the prosecution of memoration insurance fraud. These funds may not be use the special of the specific purpose of the content of the specific purpose of the content of the prosecution of the specific purpose of the prosecution of the specific purpose of the specific purpose of the prosecution of the prosecution of the specific purpose of the pro	workers'. 250,000 673,142 er to the f funding enth, and workers' d for any ions that	FROM INSURANCE REGULATORY TRUST FUND	70,942 1,911,311 200,000 298,609 384,000 645,000
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SPECIF	RIATION			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
	FROM INSURANCE REGULATORY TRUST FUND		189,900	APPROVED SALARY RATE 11,142,159 2521 SALARIES AND BENEFITS POSITIONS 194.00
2510	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM INSURANCE REGULATORY TRUST FUND		106,004	FROM INSURANCE REGULATORY TRUST FUND
2511	SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION		200,001	FROM INSURANCE REGULATORY TRUST FUND
	FROM INSURANCE REGULATORY TRUST FUND		8,000	2523 EXPENSES FROM INSURANCE REGULATORY TRUST FUND
2512	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM FEDERAL LAW ENFORCEMENT TRUST FUND
	FROM INSURANCE REGULATORY TRUST FUND		33,817	2524 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST
2513	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FUND 49,700 FROM FEDERAL LAW ENFORCEMENT TRUST 198,900
	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST		26.440	2525 SPECIAL CATEGORIES
TOTAL:	FUND		36,440	ACQUISITION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST FUND
	FROM TRUST FUNDS	124.00	15,321,988	2526 SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE
	TOTAL ALL FUNDS	124.00	15,321,988	COMMISSION FOR PROSECUTION OF PIP FRAUD FROM INSURANCE REGULATORY TRUST
FORENS	IC SERVICES			FUND
	PPROVED SALARY RATE 481,979	0.00		Funds in Specific Appropriation 2526 are provided for transfer to the Justice Administrative Commission for the specific purpose of funding
2514	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	9.00	763,905	attorneys and paralegals dedicated solely to the prosecution of insurance fraud cases in Duval, Orange, Miami-Dade, Hillsborough, Palm Beach, Lee and Broward counties. These funds may not be used for any purpose other than the funding of attorney and paralegal positions that
2515	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		14,400	prosecute crimes of insurance fraud. 2527 SPECIAL CATEGORIES
2516	EXPENSES FROM INSURANCE REGULATORY TRUST			TRANSFER TO JUSTICE ADMINISTRATION COMMISSION FOR PROSECUTION OF PROPERTY INSURANCE FRAUD
0517	FUND		121,754	FROM INSURANCE REGULATORY TRUST FUND
2517	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		15,000	Funds in Specific Appropriation 2527 are provided for transfer to the Justice Administrative Commission for the specific purpose of funding attorneys and paralegals dedicated solely to the prosecution of property
2518	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST			insurance fraud cases in Miami-Dade County. These funds may not be used for any purpose other than the funding of attorney and paralegal positions that prosecute crimes of insurance fraud.
2510	FUND		151,000	2528 SPECIAL CATEGORIES CONTRACTED SERVICES
2519	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST			FROM INSURANCE REGULATORY TRUST FUND
2520	FUND		7,200	FROM FEDERAL LAW ENFORCEMENT TRUST FUND
2520	STATE ARSON LABORATORY - BUILDING REPAIR AND MAINTENANCE FROM INSURANCE REGULATORY TRUST			2529 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST
	FUND		35,000	FUND
TOTAL:	FORENSIC SERVICES FROM TRUST FUNDS		1,108,259	2530 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST
	TOTAL POSITIONS TOTAL ALL FUNDS	9.00	1,108,259	FUND
INSURA	NCE FRAUD			2531 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION FROM INSURANCE REGULATORY TRUST FUND		202,496	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2542 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND
2532	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST FUND		47,247	2543 SPECIAL CATEGORIES FLORIDA PUBLIC HURRICANE LOSS MODEL - OFFICE OF INSURANCE REGULATION FROM INSURANCE REGULATORY TRUST
2533	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST			FUND
TOTAL:	FUND		56,514	Hurricane Loss Model located at Florida International University may consult with the private sector and the Florida Catastrophic Storm Risk Management Center located at The Florida State University to enhance the
	FROM TRUST FUNDS		22,411,264	marketability, viability, and applications of the Florida Public Hurricane Loss Model. The Office of Insurance Regulation (Office) shall
	TOTAL POSITIONS	194.00	22,411,264	have the ability to accurately calculate hurricane risk and project catastrophic losses, and nothing shall interfere with or supersede the Office's authority to enter into agreements with Florida International
	OF FISCAL INTEGRITY			University.
2534	PPROVED SALARY RATE 385,737 SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST	7.00		2544 SPECIAL CATEGORIES FINANCIAL EXAMINATION CONTRACTS - PROPERTY AND CASUALTY EXAMINATIONS FROM INSURANCE REGULATORY TRUST
	FUND		612,100	FUND
2535	EXPENSES FROM INSURANCE REGULATORY TRUST FUND		35,700	2545 SPECIAL CATEGORIES FINANCIAL EXAMINATION CONTRACTS - LIFE AND HEALTH EXAMINATIONS FROM INSURANCE REGULATORY TRUST
2536	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		7,300	FUND
2537	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES		1,300	FROM INSURANCE REGULATORY TRUST FUND
2538	FROM INSURANCE REGULATORY TRUST FUND		3,100	RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND
	SALARY INCENTIVE PAYMENTS FROM INSURANCE REGULATORY TRUST FUND		3,120	2548 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST
TOTAL:	OFFICE OF FISCAL INTEGRITY FROM TRUST FUNDS		661,320	FUND
	TOTAL POSITIONS	7.00	661,320	2549 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
PROGRA	M: FINANCIAL SERVICES COMMISSION			FROM INSURANCE REGULATORY TRUST FUND
OFFICE	OF INSURANCE REGULATION			TOTAL: COMPLIANCE AND ENFORCEMENT - INSURANCE
COMPLI	ANCE AND ENFORCEMENT - INSURANCE			FROM TRUST FUNDS
	PPROVED SALARY RATE 13,322,176	240.00		TOTAL POSITIONS
2539	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	248.00	18,139,863	EXECUTIVE DIRECTION AND SUPPORT SERVICES
2540	OTHER PERSONAL SERVICES		10,100,000	APPROVED SALARY RATE 2,092,842
	FROM INSURANCE REGULATORY TRUST FUND		330,169	2550 SALARIES AND BENEFITS POSITIONS 35.00 FROM INSURANCE REGULATORY TRUST FUND
2541	EXPENSES FROM INSURANCE REGULATORY TRUST FUND		2,300,430	2551 EXPENSES FROM INSURANCE REGULATORY TRUST FUND

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2552 SPECIAL CATEGORIES			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION APPROVED SALARY RATE 2,433,093
CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		92,710	2563 SALARIES AND BENEFITS POSITIONS 45.00 FROM ADMINISTRATIVE TRUST FUND 3,202,200
2553 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST	NT		OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
FUND		8,414	2565 EXPENSES FROM ADMINISTRATIVE TRUST FUND
SERVICES - HUMAN RESOURCES SERVICI PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST	ES		2566 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND
FUND	RVICES	10,768 3,130,189	2567 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND
TOTAL POSITIONS	35.00	3,130,169	2568 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
OFFICE OF FINANCIAL REGULATION			FROM ADMINISTRATIVE TRUST FUND 14,797 2569 SPECIAL CATEGORIES
SAFETY AND SOUNDNESS OF STATE BANKING SYST APPROVED SALARY RATE 6,464,			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND
2555 SALARIES AND BENEFITS POSITIONS FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		8,511,756	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
2556 OTHER PERSONAL SERVICES FROM FINANCIAL INSTITUTIONS		054 100	FROM ADMINISTRATIVE TRUST FUND 18,619 TOTAL: FINANCIAL INVESTIGATIONS FROM TRUST FUNDS 2 065 215
REGULATORY TRUST FUND		854,100	FROM TRUST FUNDS
REGULATORY TRUST FUND		1,720,752	EXECUTIVE DIRECTION AND SUPPORT SERVICES
FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		34,130	APPROVED SALARY RATE 1,414,556 2571 SALARIES AND BENEFITS POSITIONS 18.00
2559 SPECIAL CATEGORIES CONTRACTED SERVICES FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		367,012	FROM ADMINISTRATIVE TRUST FUND 2,084,078 2572 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND 251,917
2560 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		, .	2573 EXPENSES FROM ADMINISTRATIVE TRUST FUND
FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		41,737	2574 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND
LEASE OR LEASE-PURCHASE OF EQUIPMEN FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		28,872	2575 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND 61,048
2562 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			2576 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		35,047	2577 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND
TOTAL: SAFETY AND SOUNDNESS OF STATE BANK: FROM TRUST FUNDS		11,593,406	2578 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
TOTAL ALL FUNDS		11,593,406	

SPECIF APPROF 2579	ON 6 - GENERAL GOVERNMENT FICE PRIATION DATA PROCESSING SERVICES REGULATORY ENFORCEMENT AND LICENSING SYSTEM - OFFICE OF FINANCIAL REGULATION FROM ADMINISTRATIVE TRUST FUND EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS		3,435,807 6,283,998	SPECIA APPROI cha Rep the det Yea act	ON 6 - GENERAL GOVERNMENT FIC PRIATION airs of the Senate Appropriations presentatives Appropriations Committee, a e Governor's Office of Policy and Budg tailing the anti-fraud functions performed i ar 2019-2020. The report shall contain civities, revenues, and expenditures by ti-fraud efforts pursuant to chapter 517, F.	and the Executive get by November by the Office duri n a detailed br y the Office re	Office of 16, 2020, ang Fiscal reakout of
	TOTAL POSITIONS TOTAL ALL FUNDS	18.00	6,283,998	2592	EXPENSES FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND		62,885 675,623
FINANC	E REGULATION			2593	OPERATING CAPITAL OUTLAY		
P	APPROVED SALARY RATE 5,432,696			2373	FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND		24,528 4,566
2580	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	100.00	7,250,691	2594	SPECIAL CATEGORIES CONTRACTED SERVICES		
2581	OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND		207,098		FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND		80,049 349,500
2582	EXPENSES FROM REGULATORY TRUST FUND		855,789	2595	RISK MANAGEMENT INSURANCE		24 007
2583	OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND		35,631	2596			34,907
2584	SPECIAL CATEGORIES DEFERRED PRESENTMENT PROVIDER DATABASE				LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM REGULATORY TRUST FUND		27,253
	CONTRACT FROM REGULATORY TRUST FUND		3,330,000	2597	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
2585	SPECIAL CATEGORIES CHECK CASHING TRANSACTION DATABASE CONTRACT				PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND		27,864
2586	FROM REGULATORY TRUST FUND		251,000	TOTAL	: SECURITIES REGULATION FROM TRUST FUNDS		8,079,795
	CONTRACTED SERVICES FROM REGULATORY TRUST FUND		111,565		TOTAL POSITIONS	92.00	8,079,795
2587	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND		37,184	TOTAL	: FINANCIAL SERVICES, DEPARTMENT OF FROM GENERAL REVENUE FUND FROM TRUST FUNDS	29,135,262	382,746,491
2588	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM REGULATORY TRUST FUND		34,995		TOTAL POSITIONS	,	411,881,753
2589				GOVERI	NOR, EXECUTIVE OFFICE OF THE		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			PROGRA	AM: GENERAL OFFICE		
	FROM REGULATORY TRUST FUND		34,720	EXECU'	TIVE DIRECTION AND SUPPORT SERVICES		
TOTAL:	FINANCE REGULATION FROM TRUST FUNDS		12,148,673	2598	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	118.00 9,180,153	
	TOTAL POSITIONS	100.00	12,148,673		FUND		240,456
SECURI	TIES REGULATION		22/220/0/0	2599	LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR -		
P	APPROVED SALARY RATE 4,824,929				EXECUTIVE/ADMINISTRATION FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	2,926,287	
2590	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	92.00	6,755,616		FUND		488,033
0501			0,.00,010	2600	LUMP SUM		
2591	OTHER PERSONAL SERVICES FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND		32,538 4,466		EXECUTIVE OFFICE OF THE GOVERNOR - WASHINGTON OFFICE FROM GENERAL REVENUE FUND	116,858	
Fro	om the funds in Specific Appropriations : Office of Financial Regulation (Office) s	2591, 2592, 25 hall submit a	93, and 2594, report to the	2601	SPECIAL CATEGORIES CONTINGENT - DISCRETIONARY		

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SECTION 6 - GENERAL GO SPECIFIC APPROPRIATION	OVERNMENT		SPECI	ON 6 - GENERAL GOVERNMENT FIC PRIATION	
FUND	TRUST FUND	180,261 255,113		3087) (Senate Form 1030)	90,000
2620 AID TO LOCAL GO DISASTER PREPAR ADMINISTRATION	OVERNMENTS REDNESS PLANNING AND	6,342,270	no Di Fl	om the funds in the Specific Appropri nrecurring funds from the General Reven vision of Emergency Management to competiti orida's flood risks from an entity wi alytics expertise to assess the gap b	ue Fund is provided for the vely procure an analysis of th the engineering and data
		0,012,2.0	in	frastructure and potential flood risks	. The analysis shall be
FROM EMERGENCY PREPAREDNESS	RATIVE TRUST FUND MANAGEMENT AND ASSISTANCE TRUST	8,008	di an as	mpleted and delivered to the division by Ja stributed to the Speaker of the House, t d the Executive Office of the Governor. Th sess existing data to build a comprehensive er the next 15 years including a pri	the President of the Senate, the analysis must collate and the flood analysis for Florida
FROM FEDERAL G FROM GRANTS AN	GRANTS TRUST FUND	17,525 36,113	mi pr	nimum, the county level and identification ojects available to cure or mitigate	of potential infrastructure each identified risk. The
	G TRUST FUND	17,100 4,650	ac	alysis should identify gaps in existing d curacy of the flood analysis, assess the de	gree of variability created
FROM EMERGENCY PREPAREDNESS FUND	MOTOR VEHICLES REVENUE FUND	38,000 38,000	ga (i ph fl re	the missing data, and delineate steps ne ps. The analysis must also include pathways ncluding data gaps) to the development ysically based flood frequency estimation a oods, including hydraulic models of flo al-time tidal flooding forecasts, futu evations, and economic damage and loss esti	s for and identify obstacles of hydrologic models for and real-time forecasting of modplain inundation mapping, are conditions groundwater
2624 SPECIAL CATEGOR		30,000	2627	SPECIAL CATEGORIES GRANTS AND AIDS - STATE DOMESTIC	
GRANTS AND AIDS CIVIL AIR PATR	S - PAYMENT FLORIDA WING/ ROL			PREPAREDNESS PROGRAM FROM FEDERAL GRANTS TRUST FUND	247,892
	AND ASSISTANCE TRUST	40.500	2628		
		49,500		RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	133,007
FROM ADMINISTF FROM EMERGENCY	VICES REVENUE FUND 1,200,00 RATIVE TRUST FUND	237,791	2629	SPECIAL CATEGORIES GRANTS AND AIDS - STATE AND FEDERAL DISASTER RELIEF OPERATIONS - ADMINISTRATIVE FROM FEDERAL GRANTS TRUST FUND	3,802,130
FROM FEDERAL G	GRANTS TRUST FUND ID DONATIONS TRUST	837,709 985,595	2630	SPECIAL CATEGORIES COMMISSION ON COMMUNITY SERVICE	
FUND FROM OPERATING	G TRUST FUND	233,722		FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	300,000
the Grants and Do funds from the F 215.555(7)(c), Flor mass notification imminent or act	in Specific Appropriation 2625, \$ positions Trust Fund reflect the transfer Plorida Hurricane Catastrophe Fund purs rida Statutes, to continue the statewick system with the capability to pr cual hazards to all Florida's citize see funds exceed the minimum amount prove rida Statutes	er of mitigation suant to section de emergency and covide alerts of ens, businesses,	2631	SPECIAL CATEGORIES STATEWIDE HURRICANE PREPAREDNESS AND PLANNING FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	2,064,539 580,934
	funds provided in Specific Appropri	lation 2625 from		FROM GRANTS AND DONATIONS TRUST	120,273
the General Reven Management to upo	nue Fund are provided to the Divisi Nate the regional hurricane evacuat n 163.3178(2)(d), Florida Statutes.	ion of Emergency	2632		·
	RIES 5 - EMERGENCY MANAGEMENT			FUND	122,643,875 999,944,237
FROM EMERGENCY PREPAREDNESS	REVENUE FUND 3,841,14 I MANAGEMENT AND ASSISTANCE TRUST	7,481,265	2633	PUBLIC ASSISTANCE - STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST FUND	88,954,322
	in Specific Appropriation 2626, from the General Revenue Fund shall		2634	FROM U.S. CONTRIBUTIONS TRUST FUND . SPECIAL CATEGORIES GRANTS AND AIDS - HAZARD MITIGATION FROM GRANTS AND DONATIONS TRUST	5,660,937
Desoto County DR#	eather Mesonet-Phase II (HB 2693) H1539 Offset (Senate Form 2024) Hift Station Emergency Generators (HB			FUND	4,100,000 145,668,379

	ON 6 - GENERAL GOVERNMENT		SECTION 6 - GENERAL GOVERNMENT SPECIFIC
SPECII APPROI	PRIATION		APPROPRIATION
2635	SPECIAL CATEGORIES		DATA PROCESSING ASSESSMENT - DEPARTMENT OF
	HAZARD MITIGATION - STATE OPERATIONS		MANAGEMENT SERVICES
	FROM GRANTS AND DONATIONS TRUST FUND	788	FROM ADMINISTRATIVE TRUST FUND 77,115
	FROM U.S. CONTRIBUTIONS TRUST FUND .	9,483,951	2646 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
2636	SPECIAL CATEGORIES		EMERGENCY MANAGEMENT CRITICAL FACILITY
	DISASTER ACTIVITY - STATE OBLIGATIONS FROM EMERGENCY MANAGEMENT		NEEDS FROM GENERAL REVENUE FUND 6,959,000
	PREPAREDNESS AND ASSISTANCE TRUST		FROM GRANTS AND DONATIONS TRUST
	FUND	400,000	FUND
	FROM GRANTS AND DONATIONS TRUST	0 400 050	Durable to Constitute December 2000 from the County and Durables
	FUND	9,490,873 2,121,912	Funds in Specific Appropriation 2646 from the Grants and Donations Trust Fund reflect the transfer of \$3,000,000 of mitigation funds from
		-,,	the Hurricane Catastrophe Fund pursuant to section 215.555(7), Florida
2637	SPECIAL CATEGORIES		Statutes. These funds shall be used to retrofit existing facilities used
	OTHER NEEDS ASSISTANCE PROGRAM - STATE OBLIGATIONS		as public hurricane shelters as specified in section 215.559(1)(b), Florida Statutes.
	FROM GRANTS AND DONATIONS TRUST		riolida Statutos.
	FUND	1,001	From the funds in Specific Appropriation 2646, \$3,459,000 of
0.000	0770777 077707770		nonrecurring funds from the General Revenue Fund shall be allocated as
2638	SPECIAL CATEGORIES GRANTS AND AIDS - PREDISASTER MITIGATION		follows:
	FROM FEDERAL GRANTS TRUST FUND	6,689,346	Fort Walton Beach Recreation Center Hardening (HB
		.,,.	2037) (Senate Form 2211)
2639	SPECIAL CATEGORIES		City of South Bay Emergency Shelter and Care Center -
	GRANTS AND AIDS - HURRICANE LOSS MITIGATION		Phase 2 (HB 2091)(Senate Form 1698)
	FROM GRANTS AND DONATIONS TRUST		3107) (Senate Form 1582)
	FUND	6,384,280	Village of Biscayne Park - Emergency Operations Center
Th	e funds from the Grants and Donations Trust Fund in the	following	Generator & Recreation Center Lighting (HB 3639) (Senate Form 1803)
	ecific Appropriations reflect the transfer of \$7,000,000 of m		Coral Springs - Westside Facility Hardening Project (HB
fui	nds from the Florida Hurricane Catastrophe Fund pursuant t		4623) (Senate Form 2020)
21	5.555(7), Florida Statutes, as follows:		Brevard County EOC Construction - Phase 1 Completion (HB
9	Salaries and Benefits (SA 2617)	117,707	3729) (Senate Form 1883)
	Other Personal Services (SA 2618)	181,332	1933)
]	Expenses (SA 2619)	83,761	- 13
(Operating Capital Outlay (SA 2621)	7,500 137,000	From the funds in Specific Appropriation 2646, \$3,500,000 of nonrecurring funds from the General Revenue Fund is allocated for the
		6,384,280	design of the State Emergency Operations Center.
	Indirect Costs	88,420	3 1 1
πh	ese funds must be used for Hurricane Loss Mitigation pr	rograma ag	TOTAL: EMERGENCY PREVENTION, PREPAREDNESS AND RESPONSE FROM GENERAL REVENUE FUND 14,537,718
	ecified in section 215.559, Florida Statutes. The funds all		FROM TRUST FUNDS
sec	ction 215.559(2)(a), Florida Statutes, must be distributed di	irectly to	
	llahassee Community College for the uses described in	n section	TOTAL POSITIONS 175.00
21:	5.559(2)(a), Florida Statutes.		TOTAL ALL FUNDS
2640	SPECIAL CATEGORIES		TOTAL: GOVERNOR, EXECUTIVE OFFICE OF THE
	GRANTS AND AIDS - FLOOD MITIGATION		FROM GENERAL REVENUE FUND 37,657,968
	ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND	9,797,256	FROM TRUST FUNDS
	FROM FEDERAL GRANTS TROOT FOND	5,151,250	TOTAL POSITIONS 445.00
2641	SPECIAL CATEGORIES		TOTAL ALL FUNDS
	TRANSFER TO DEPARTMENT OF MANAGEMENT		TOTAL APPROVED SALARY RATE 9,037,795
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF
	FROM ADMINISTRATIVE TRUST FUND	75,230	
0640	ODDATAL CAMBOODIDA		PROGRAM: ADMINISTRATIVE SERVICES
2642	SPECIAL CATEGORIES FLORIDA HAZARDOUS MATERIALS PLANNING		EXECUTIVE DIRECTION AND SUPPORT SERVICES
	PROGRAM		
	FROM GRANTS AND DONATIONS TRUST		APPROVED SALARY RATE 11,068,031
	FUND	65,000 1,286,597	2647 SALARIES AND BENEFITS POSITIONS 250.00
	INC. CLERGILING INCOL FUND	1,400,371	FROM HIGHWAY SAFETY OPERATING 250.00
2643	SPECIAL CATEGORIES		TRUST FUND
	HAZARDOUS MATERIALS EMERGENCY PLANNING GRANT		FROM LAW ENFORCEMENT TRUST FUND 163,418
	FROM FEDERAL GRANTS TRUST FUND	1,114,764	2648 OTHER PERSONAL SERVICES
		,===,	FROM HIGHWAY SAFETY OPERATING
2645	DATA PROCESSING SERVICES		TRUST FUND

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SPECIE APPROF	PRIATION		SPECI1	PRIATION	
2649	EXPENSES FROM HIGHWAY SAFETY OPERATING TRUST FUND	904,711 7,516	2661	·	47,630 77,370
2650	OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND	125,478	2662	FROM LAW ENFORCEMENT TRUST FUND 2 OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING	51,398
2651	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING	,		TRUST FUND 5 FROM FEDERAL GRANTS TRUST FUND	02,602 2,000 52,572
2652	TRUST FUND	50,000	2663	ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING	
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM HIGHWAY SAFETY OPERATING TRUST FUND	14,449	2664	TRUST FUND	42,880
2653	SPECIAL CATEGORIES CONTRACTED SERVICES	·		SYSTEMS FROM HIGHWAY SAFETY OPERATING TRUST FUND	81,879
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,846,893			52,000
2654	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND	156,061	2665		66,915
2655	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING		2666	FROM LAW ENFORCEMENT TRUST FUND SPECIAL CATEGORIES	58,609 50,020
2656	TRUST FUND	34,169		OPERATION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING TRUST FUND	11,050
0657	FROM HIGHWAY SAFETY OPERATING TRUST FUND	105,724	2667	FLORIDA HIGHWAY PATROL AUXILIARY FROM HIGHWAY SAFETY OPERATING	20 220
2657	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED FOR STATEWIDE CONTACT PROMUNICIPAL CARPENS OPPORTUNIS		2668	TRUST FUND	38,238
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	81,247		TRUST FUND	45,916 14,900
2658	FIXED CAPITAL OUTLAY SPECIAL PROJECTS AND IMPROVEMENTS - ADMINISTRATIVE SERVICES FROM HIGHWAY SAFETY OPERATING		Hig	om the funds in Specific Appropriation 2668, the Department ghway Safety and Motor Vehicles shall allocate funds as necessary ficiently manage overtime activities of the Florida Highway Patrol.	to
	TRUST FUND	1,127,244	2669	SPECIAL CATEGORIES	
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	21,971,357		PAYMENT OF DEATH AND DISMEMBERMENT CLAIMS FROM HIGHWAY SAFETY OPERATING TRUST FUND	25,995
	TOTAL POSITIONS	21,971,357	2670	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
PROGRA	MM: FLORIDA HIGHWAY PATROL			FROM HIGHWAY SAFETY OPERATING	78,217
HIGHWA	Y SAFETY		2671	SPECIAL CATEGORIES	
	APPROVED SALARY RATE 119,361,084 SALARIES AND BENEFITS POSITIONS 2,178.00			SALARY INCENTIVE PAYMENTS FROM HIGHWAY SAFETY OPERATING TRUST FUND	75,892
2662	FROM HIGHWAY SAFETY OPERATING TRUST FUND	176,909,257	2671A	SPECIAL CATEGORIES SPECIAL CATEGORIES - AIRCRAFT MAINTENANCE	
2660	OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND	7,381,076 311,189		AND REPAIRS FROM HIGHWAY SAFETY OPERATING TRUST FUND	34,000
		,	2672	SPECIAL CATEGORIES	

	on 10, 2020		000101111111111111111111111111111111111		~======		1100
SECTIO	N 6 - GENERAL GOVERNMENT			SECTI	ON 6 - GENERAL GOVERNMENT		
SPECIF				SPECI			
APPROP	RIATION			APPRO	PRIATION		
	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING				LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING		
	TRUST FUND		2,040,849		TRUST FUND		3,150
			_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				.,
2673	SPECIAL CATEGORIES			2687	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT				TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FROM HIGHWAY SAFETY OPERATING		152 460		SERVICES - HUMAN RESOURCES SERVICES		
	TRUST FUND		153,460		PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING		
2674	SPECIAL CATEGORIES				TRUST FUND		7,654
	MOBILE DATA TERMINAL SYSTEM						.,,
	FROM HIGHWAY SAFETY OPERATING			TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	TRUST FUND		1,684,918		FROM TRUST FUNDS		3,106,834
26747	SPECIAL CATEGORIES				TOTAL POSITIONS	24 00	
20/4A	AIRCRAFT PURCHASE				TOTAL ALL FUNDS	24.00	3,106,834
	FROM HIGHWAY SAFETY OPERATING				10112 122 10120 1 1 1 1 1 1 1 1 1 1		3/200/001
	TRUST FUND		2,000,000	COMME	RCIAL VEHICLE ENFORCEMENT		
2675	SPECIAL CATEGORIES				APPROVED SALARY RATE 15,886,050		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			2688	SALARIES AND BENEFITS POSITIONS	294.00	
	PURCHASED PER STATEWIDE CONTRACT			2000	SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING	294.00	
	FROM HIGHWAY SAFETY OPERATING				TRUST FUND		25,096,639
	TRUST FUND		693,417				, ,
				2689	OTHER PERSONAL SERVICES		
TOTAL:	HIGHWAY SAFETY		060 004 040		FROM HIGHWAY SAFETY OPERATING		050 211
	FROM TRUST FUNDS		260,984,249		TRUST FUND		252,311
	TOTAL POSITIONS	2 178 00		2690	EXPENSES		
	TOTAL ALL FUNDS	2/1/0100	260,984,249	2070	FROM HIGHWAY SAFETY OPERATING		
			,,		TRUST FUND		2,534,774
EXECUT	IVE DIRECTION AND SUPPORT SERVICES						
,	DDDOUGD ONLADY DAME 1 050 001			2691	OPERATING CAPITAL OUTLAY		
A	PPROVED SALARY RATE 1,872,931				FROM HIGHWAY SAFETY OPERATING TRUST FUND		1,354,513
2678	SALARIES AND BENEFITS POSITIONS	24.00			TROST FOND		1,334,313
2070	FROM HIGHWAY SAFETY OPERATING			2692	SPECIAL CATEGORIES		
	TRUST FUND		2,682,426		ACQUISITION OF MOTOR VEHICLES		
0.650					FROM HIGHWAY SAFETY OPERATING		1 500 511
2679	EXPENSES FROM HIGHWAY SAFETY OPERATING				TRUST FUND		1,508,511
	TRUST FUND		257,585	2693	SPECIAL CATEGORIES		
	23002 2002		20.7000		CONTRACTED SERVICES		
2680	OPERATING CAPITAL OUTLAY				FROM HIGHWAY SAFETY OPERATING		
	FROM HIGHWAY SAFETY OPERATING				TRUST FUND		2,006,514
	TRUST FUND		8,000	2604	SPECIAL CATEGORIES		
2691	SPECIAL CATEGORIES			2694	OPERATION OF MOTOR VEHICLES		
2001	ACQUISITION OF MOTOR VEHICLES				FROM HIGHWAY SAFETY OPERATING		
	FROM HIGHWAY SAFETY OPERATING				TRUST FUND		2,435,841
	TRUST FUND		19,838				
0.600	apparat apparate			2695	SPECIAL CATEGORIES		
2682	SPECIAL CATEGORIES CONTRACTED SERVICES				OVERTIME FROM HIGHWAY SAFETY OPERATING		
	FROM HIGHWAY SAFETY OPERATING				TRUST FUND		2,466,646
	TRUST FUND		4,135		11002 10112 1 1 1 1 1 1 1 1 1 1 1 1		2/100/010
			,	2696	SPECIAL CATEGORIES		
2683	SPECIAL CATEGORIES				RISK MANAGEMENT INSURANCE		
	OPERATION OF MOTOR VEHICLES				FROM HIGHWAY SAFETY OPERATING		1 175 754
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		7,790		TRUST FUND		1,175,254
			1,170	2697	SPECIAL CATEGORIES		
2684	SPECIAL CATEGORIES				SALARY INCENTIVE PAYMENTS		
	RISK MANAGEMENT INSURANCE				FROM HIGHWAY SAFETY OPERATING		
	FROM HIGHWAY SAFETY OPERATING		AF A41		TRUST FUND		218,240
	TRUST FUND		95,941	2600	SPECIAL CATEGORIES		
2685	SPECIAL CATEGORIES			2070	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	SALARY INCENTIVE PAYMENTS				FROM HIGHWAY SAFETY OPERATING		
	FROM HIGHWAY SAFETY OPERATING				TRUST FUND		23,020
	TRUST FUND		20,315	0.000	CDECIAL CAMECODIES		
2606	CDECTAL CAMECODIES			2699	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
4000	SPECIAL CATEGORIES				INDUSTRIA IO DEFARIMENT OF MANAGEMENT		

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SPECIFIC APPROPRIATION SERVI PURCE	GENERAL GOVERNMENT I ICES - HUMAN RESOURCES SERVICES HASED PER STATEWIDE CONTRACT HIGHWAY SAFETY OPERATING		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2710 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING	
TRU	ST FUND	90,25		1,195,522 51,770
FROM '	TRUST FUNDS	39,162,52 294.00	1 2711 SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM HIGHWAY SAFETY OPERATING	
TOTA	AL ALL FUNDS	39,162,52	1 TRUST FUND	50,000
MOTORIST SER	DRIST SERVICES		2712 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING	
			TRUST FUND	100,000
	D SALARY RATE 51,917,580		2713 SPECIAL CATEGORIES	
FROM TRUS	LES AND BENEFITS POSITIONS HIGHWAY SAFETY OPERATING ST FUND	1,430.00 72,796,06 356,54		134,488 11,000
	GAS TAX COLLECTION TRUST FUND .	3,335,48	2	11,000
FROM TRUS	PERSONAL SERVICES HIGHWAY SAFETY OPERATING ST FUND	872,42 322,86		
FROM	GAS TAX COLLECTION TRUST FUND .	61,44	3 TRUST FUND	523,405
	SES HIGHWAY SAFETY OPERATING ST FUND	11,647,80	TOTAL: MOTORIST SERVICES FROM TRUST FUNDS	122,384,335
FROM	FEDERAL GRANTS TRUST FUND GAS TAX COLLECTION TRUST FUND .	390,33 330,50	5 TOTAL POSITIONS	1,430.00 122,384,335
	FING CAPITAL OUTLAY HIGHWAY SAFETY OPERATING		PROGRAM: INFORMATION SERVICES ADMINISTRATION	
	ST FUND	234,86 9,70		
	GAS TAX COLLECTION TRUST FUND .	5,00		
ACQUIS FROM	AL CATEGORIES SITION OF MOTOR VEHICLES HIGHWAY SAFETY OPERATING	200.00	2715 SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	163.00 12,275,746
2705 SPECIA	T FUND	200,00	2716 OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND	269,124
FROM	HIGHWAY SAFETY OPERATING	3,505,81		207,121
FROM FROM	FEDERAL GRANTS TRUST FUND GAS TAX COLLECTION TRUST FUND .	219,40 3,04	1 FROM HIGHWAY SAFETY OPERATING	6,374,477 613,265
AUTOMA SYSTI FROM	HIGHWAY SAFETY OPERATING		2718 OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND	177,931
2707 SPECIA	TT FUND	913,90	5 2719 SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING	
	HIGHWAY SAFETY OPERATING ET FUND	6,249,45	TRUST FUND	16,282,152 317,333
PURCH FROM TRU	AL CATEGORIES ASE OF DRIVER LICENSES HIGHWAY SAFETY OPERATING ST FUND	10,038,30	funds, \$6,865,050 from the Highway Safe	ety Operating Trust Fund and las Tax Collection Trust Fund lernization project. Of these lty Operating Trust Fund and
GRANTS PLAT	AL CATEGORIES S AND AIDS - PURCHASE OF LICENSE SS HIGHWAY SAFETY OPERATING		\$525,000 from the Gas Tax Collection T reserve. The department is authorized t amendments to request release of funds being the provisions of chapter 216, Florida	rust Fund shall be placed in o submit quarterly budget held in reserve pursuant to
	T FUND	8,825,19		Release is contingent upon

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION approval of a comprehensive operational work plan reflecting all project tasks and a detailed spend plan reflecting estimated and actual costs. The department shall submit independent verification and validation assessments and quarterly project status reports to the Executive Office of the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee. Each status report must include progress made to date for each project milestone and contract deliverable, planned and actual deliverable completion dates, planned and actual costs incurred, and any project issues and risks. From the funds in Specific Appropriation 2719, \$294,800 from the Highway Safety Operating Trust Fund is provided for state to state verification services.	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION HOUSE OF REPRESENTATIVES 2728 LUMP SUM HOUSE FROM GENERAL REVENUE FUND
2720 SPECIAL CATEGORIES	REGISTRATION TRUST FUND
RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND	2730 LUMP SUM LEGISLATIVE SUPPORT SERVICES - HOUSE FROM GENERAL REVENUE FUND
2721 SPECIAL CATEGORIES TAX COLLECTOR NETWORK - COUNTY SYSTEMS FROM HIGHWAY SAFETY OPERATING	FUND 1,013,494 FROM LEGISLATIVE LOBBYIST 150,208 REGISTRATION TRUST FUND 150,208
TRUST FUND	2731 SPECIAL CATEGORIES
2722 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
TRUST FUND	FUND 2,553 FROM LEGISLATIVE LOBBYIST
2723 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING TRUST FUND	REGISTRATION TRUST FUND
2724 SPECIAL CATEGORIES	FROM TRUST FUNDS 4,351,115
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	TOTAL ALL FUNDS
FROM HIGHWAY SAFETY OPERATING TRUST FUND	2732 LUMP SUM PUBLIC COUNSEL
2725 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM HIGHWAY SAFETY OPERATING	FROM GENERAL REVENUE FUND 2,521,800 2733 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TRUST FUND	FROM GENERAL REVENUE FUND 3,872
2726 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM HIGHWAY SAFETY OPERATING	TOTAL: OFFICE OF PUBLIC COUNSEL FROM GENERAL REVENUE FUND 2,525,672
TRUST FUND	TOTAL ALL FUNDS
TOTAL: INFORMATION SERVICES ADMINISTRATION FROM TRUST FUNDS	ETHICS, COMMISSION ON 2734 LUMP SUM
TOTAL POSITIONS	LOBBY REGISTRATION FROM EXECUTIVE BRANCH LOBBY REGISTRATION TRUST FUND
TOTAL: HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF FROM TRUST FUNDS	2735 LUMP SUM
TOTAL POSITIONS 4,339.00 TOTAL ALL FUNDS	FROM GENERAL REVENUE FUND 2,623,696
TOTAL APPROVED SALARY RATE 208,739,191 LEGISLATIVE BRANCH	2736 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS
SENATE	FROM GENERAL REVENUE FUND 28,899
2727 LUMP SUM SENATE FROM GENERAL REVENUE FUND 54,079,316	2737 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
	REGISTRATION TRUST FUND 4,181

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: ETHICS, COMMISSION ON FROM GENERAL REVENUE FUND	2,652,913	232,914	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION chapter 216, Florida Statutes, to increase Specific Appropriation 2747.
TOTAL ALL FUNDS		2,885,827	The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2747 to acquire up to 500 additional ticket terminals.
AUDITOR GENERAL			Prior to the submission of any budget amendment that increases the size of the lottery retailer network, the Revenue Estimating Conference shall
2738 LUMP SUM			determine if sales will increase sufficiently to cover the cost of the
AUDITOR GENERAL FROM GENERAL REVENUE FUND	37,807,302		terminals, offset any losses to the existing network, and generate additional revenue that benefits the state. The budget amendments will
	,		be contingent upon the department's submission of a plan that includes
2739 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific terminal needs and a plan for distribution
FROM GENERAL REVENUE FUND	74,158		of the additional terminals.
TOTAL: AUDITOR GENERAL FROM GENERAL REVENUE FUND	37,881,460		2748 SPECIAL CATEGORIES ADVERTISING AGENCY FEES FROM OPERATING TRUST FUND 2,907,939
TOTAL ALL FUNDS	3	37,881,460	
TOTAL: LEGISLATIVE BRANCH			2749 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION
FROM GENERAL REVENUE FUND		4,584,029	FROM OPERATING TRUST FUND
			2750 SPECIAL CATEGORIES
TOTAL ALL FUNDS	21	15,070,734	RETAILER INCENTIVES FROM OPERATING TRUST FUND
LOTTERY, DEPARTMENT OF THE			2751 SPECIAL CATEGORIES
PROGRAM: LOTTERY OPERATIONS			RISK MANAGEMENT INSURANCE
APPROVED SALARY RATE 18,497,125			FROM OPERATING TRUST FUND
2740 SALARIES AND BENEFITS POSITIONS	418.50		2752 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
FROM OPERATING TRUST FUND		29,196,992	FROM OPERATING TRUST FUND
2741 OTHER PERSONAL SERVICES			2753 SPECIAL CATEGORIES
FROM OPERATING TRUST FUND		200,353	CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND
2742 EXPENSES FROM OPERATING TRUST FUND		5,823,272	2754 SPECIAL CATEGORIES
		3,023,212	LEASE OR LEASE-PURCHASE OF EQUIPMENT
2743 OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND		492,200	FROM OPERATING TRUST FUND
2744 SPECIAL CATEGORIES		·	2755 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
ACQUISITION OF MOTOR VEHICLES			SERVICES - HUMAN RESOURCES SERVICES
FROM OPERATING TRUST FUND		340,000	PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND
2745 SPECIAL CATEGORIES			2756 DATA PROCESSING SERVICES
CONTRACTED SERVICES FROM OPERATING TRUST FUND		4,169,650	DATA PROCESSING ASSESSMENT - DEPARTMENT OF
2746 SPECIAL CATEGORIES			MANAGEMENT SERVICES FROM OPERATING TRUST FUND
INSTANT TICKET PURCHASE	,	16 074 506	2757 DATA PROCESSING SERVICES
FROM OPERATING TRUST FUND		16,874,586	NORTHWEST REGIONAL DATA CENTER (NWRDC)
In the event instant ticket sales are gused to calculate the amount appropriated			FROM OPERATING TRUST FUND
is authorized to submit budget amendm 216, Florida Statutes, to increase S	ents in accordance with o	chapter	TOTAL: PROGRAM: LOTTERY OPERATIONS FROM TRUST FUNDS
account for the additional tickets and as		140, 00	
2747 SPECIAL CATEGORIES			TOTAL POSITIONS
GAMING SYSTEM CONTRACT	ı	57,111,784	TOTAL: LOTTERY, DEPARTMENT OF THE
FROM OPERATING TRUST FUND			FROM TRUST FUNDS
From the funds in Specific Appropriat Lottery is authorized to have up to 2,50	O Full-Service Vending Ma		TOTAL POSITIONS 418.50
with functionality to sell terminal ticke	ts and instant tickets.		TOTAL ALL FUNDS
In the event terminal games ticket sales sales used to calculate the amount appr Lottery is authorized to submit budge	opriated, the Department	of the	MANAGEMENT SERVICES, DEPARTMENT OF

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

No funds are appropriated in Specific Appropriations 2758 through 2985, sections 8 and 76 through 87 for the payment of rent, lease, or possession of space for offices or any other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease No. 720:0139, 590:1998, 590:2226, 590:2348, 590:2523, 590:2664, 590:2681, 590:2720 or 590:M139, or any other lease, on behalf of any department or agency of the State of Florida by the Department of Management Services, notwithstanding any lease or contract to the contrary. The Department of Management Services is prohibited from expending any specific appropriation from the General Revenue Fund, any trust fund or from any other source for the rent, lease, or possession of any space for offices or other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease No. 720:0139, 590:1998, 590:2226, 590:2348, 590:2523, 590:2664, 590:2681, 590:2720 or 590:M139, or any other lease.

PROGRAM: ADMINISTRATION PROGRAM

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 5.327.522

2758	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST		82.00 169,595	7,507,478
2759	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST	FUND		343,220
2760	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST		41,497	736,608
2761	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST	FUND		9,688
2762	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM OPERATING TRUST FUND	FUND	51,680	408,112 50,000

From the funds provided in Specific Appropriation 2762, \$200,000 in nonrecurring funds from the Administrative Trust Fund is provided to the Department of Management Services to acquire staff augmentation services and subject matter experts to assist the department with the implementation of the Planning, Accounting, and Ledger Management (PALM) project. The funds shall be placed in reserve. Upon submission of an operational work plan and spending plan, the department is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes.

2763 SPECIAL CATEGORIES STATEWIDE TRAVEL MANAGEMENT SYSTEM FROM GENERAL REVENUE FUND 2.150,000

Funds in Specific Appropriation 2763 are provided to the Department of Management Services for the operation and maintenance of a statewide travel management system that standardizes and automates travel management to include travel planning and approval, expense reporting, and reimbursement. The system must be able to electronically: (a) interface with the Florida Accounting Information Resource Subsystem and the Personnel Information System, (b) generate the uniform travel authorization request and travel voucher forms pursuant to section 112.061, Florida Statutes, and (c) receive approvals for travel. The system must also include search features that query travel information by specific criteria to minimally include: employee name and position title, purpose of travel, dates and location of travel, mode of travel, confirmation of agency head or designee authorization if required, and total travel cost. The system must allow executive branch state agencies and the judicial branch to retain current customized organizational code information to ensure that travel reimbursements are made from the appropriate fund source. The Executive Office of the Governor and the Legislature shall be provided access to the statewide travel management SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

system for the purposes of generating reports on all travel completed by executive branch state agencies and the judicial branch.

From the funds provided in Specific Appropriation 2763, \$350,000 in recurring funds from the General Revenue Fund is provided to the Department of Management Services to provide public viewing access to travel reports posted on the statewide travel management system by executive branch state agencies and the judicial branch.

2764	SPECIAL CATEGORIES MAIL SERVICES FROM ADMINISTRATIVE TRUST FUND		50,004
2765	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		26,576
2766	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM ADMINISTRATIVE TRUST FUND		891,000
2767	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		22,427
2768	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		30,567
2769	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	18,322	192,719
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	2,431,094	10,268,399
	TOTAL POSITIONS TOTAL ALL FUNDS	82.00	12,699,493
STATE	EMPLOYEE LEASING		
A	PPROVED SALARY RATE 63,359		
2770	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	1.00	89,814
2771	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		748
	STATE EMPLOYEE LEASING FROM TRUST FUNDS		90,562
	TOTAL POSITIONS TOTAL ALL FUNDS	1.00	90,562
PROGRA	M: FACILITIES PROGRAM		
FACILI	TIES MANAGEMENT		
A	PPROVED SALARY RATE 10,034,472		
2772	SALARIES AND BENEFITS POSITIONS FROM SUPERVISION TRUST FUND	256.50	14,974,187
2773	OTHER PERSONAL SERVICES		260 017

FROM SUPERVISION TRUST FUND

SPECI:	PRIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
2774	EXPENSES FROM SUPERVISION TRUST FUND	5,526,035	building repair, code correction, and other deficiency projects. The project plan must include all high priority deficiency issues and all issues affecting life, health and safety. The project plan shall also
2775	OPERATING CAPITAL OUTLAY FROM SUPERVISION TRUST FUND	73,727	include the facility, location, and estimated cost for each project and shall be submitted by August 3, 2020. The Department of Management Services shall request the release of funds pursuant to the provisions
2776	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM SUPERVISION TRUST FUND	150,000	of chapter 216, Florida Statutes. 2789 FIXED CAPITAL OUTLAY
2777	TRANSFER TO THE FLORIDA DEPARTMENT OF LAW		LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND 1,420,000
0770		7,398,114	2790 FIXED CAPITAL OUTLAY STATEWIDE CAPITAL DEPRECIATION - GENERAL - DMS MGD
2778	SPECIAL CATEGORIES CONTRACTED SERVICES FROM SUPERVISION TRUST FUND	12,117,370	FROM GENERAL REVENUE FUND 51,000,000 FROM SUPERVISION TRUST FUND
2779	SPECIAL CATEGORIES DEPARTMENT OF MANAGEMENT SERVICES PROVISIONS FOR FACILITIES SECURITY		2791 FIXED CAPITAL OUTLAY DEBT SERVICE FROM FLORIDA FACILITIES POOL
2780		1,248,387	CLEARING TRUST FUND
2700	INTERIOR REFURBISHMENT - LEASE SPACE	1,942,689	FLORIDA HOLOCAUST MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND 400,000
2781	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM SUPERVISION TRUST FUND	242,270	Funds provided in Specific Appropriation 2792 for the Holocaust Memorial shall be placed in reserve. The department is authorized to
2782	SPECIAL CATEGORIES STATE UTILITY PAYMENTS FROM SUPERVISION TRUST FUND	14 502 406	submit a budget amendment to release funds pursuant to the provisions of chapter 216, Florida Statutes. The budget amendment for release of these funds must comply with the department's policy "Construction and Placement of Monuments and Memorials within the Capitol Complex."
			• • •
ame Spe	e Department of Management Services is authorized to submit endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs except bunt appropriated.	ncrease	FIXED CAPITAL OUTLAY FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND
ame Spe	endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs except ount appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS	ncrease	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND 400,000 Funds provided in Specific Appropriation 2793 for the Florida Slavery Memorial shall be placed in reserve. The department is authorized to submit a budget amendment to release funds pursuant to the provisions of
ame Spe ame	endments in accordance with chapter 216, Florida Statutes, to in cific Appropriation 2782, in the event utility costs exception appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND	ncrease eed the	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND 400,000 Funds provided in Specific Appropriation 2793 for the Florida Slavery Memorial shall be placed in reserve. The department is authorized to
ame Spe amo 2783	endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs exceptuate appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	ncrease eed the	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND
am Sp am 2783	endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs exceptuate appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES	ncrease eed the	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND
am Sp am 2783	endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs exceptuate appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE AND REPAIRS	ncrease eed the 1,627,007 97,570 77,691	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND
ame Spe ame 2783 2784 2785	endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs exceptuate appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE AND REPAIRS FROM SUPERVISION TRUST FUND DATA PROCESSING SERVICES DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF	1,627,007 97,570	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND
ame Spe ame 2783 2784 2785	endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs exceptuate appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE AND REPAIRS FROM SUPERVISION TRUST FUND DATA PROCESSING SERVICES	ncrease eed the 1,627,007 97,570 77,691	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND
ame Spe ame 2783 2784 2785 2786	endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs exceptuate appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE AND REPAIRS FROM SUPERVISION TRUST FUND DATA PROCESSING SERVICES DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM SUPERVISION TRUST FUND	1,627,007 97,570 77,691	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND
ame Spe ame 2783 2784 2785 2786 2787 2788	endments in accordance with chapter 216, Florida Statutes, to in ecific Appropriation 2782, in the event utility costs exceptual appropriated. SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SUPERVISION TRUST FUND SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE AND REPAIRS FROM SUPERVISION TRUST FUND DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM SUPERVISION TRUST FUND FIXED CAPITAL OUTLAY COMPLIANCE WITH THE AMERICANS WITH DISABILITIES ACT	ncrease eed the 1,627,007 97,570 77,691 50,000 253,112	FLORIDA SLAVERY MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM GENERAL REVENUE FUND

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SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FUND	122,002	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TRUST FUND	1,423
2796 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ARCHITECTS INCIDENTAL TRUST FUND	46,341	2808 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM SURPLUS PROPERTY REVOLVING TRUST FUND	1,125
2797 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ARCHITECTS INCIDENTAL TRUST FUND	5,491	2809 FIXED CAPITAL OUTLAY HEATING VENTILATING AND AIR CONDITIONING REPLACEMENT - DMS MGD FROM SURPLUS PROPERTY REVOLVING	
2798 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ARCHITECTS INCIDENTAL TRUST FUND	1,613	TRUST FUND	22,148 514,761
2799 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	·	TOTAL POSITIONS 5.00 TOTAL ALL FUNDS	514,761
PURCHASED PER STATEWIDE CONTRACT FROM ARCHITECTS INCIDENTAL TRUST FUND	3,465	MOTOR VEHICLE AND WATERCRAFT MANAGEMENT APPROVED SALARY RATE 346,395	
2800 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM ARCHITECTS INCIDENTAL TRUST		2810 SALARIES AND BENEFITS POSITIONS 6.00 FROM OPERATING TRUST FUND	519,935
FUND	5,949	FROM OPERATING TRUST FUND	58,708
FROM TRUST FUNDS	1,082,858	CONTRACTED SERVICES FROM OPERATING TRUST FUND	248,784
TOTAL ALL FUNDS	1,082,858	2813 SPECIAL CATEGORIES FLEET MANAGEMENT INFORMATION SYSTEM FROM OPERATING TRUST FUND	462,603
FEDERAL PROPERTY ASSISTANCE APPROVED SALARY RATE 155,476		2814 SPECIAL CATEGORIES SETTLEMENT AGREEMENTS FROM GENERAL REVENUE FUND 800,000	
2801 SALARIES AND BENEFITS POSITIONS FROM SURPLUS PROPERTY REVOLVING TRUST FUND	271,634	Funds in Specific Appropriation 2814, from the General Rever are appropriated to the Department of Management Services to make and final payment and settle all claims and amounts due to the Group, Incorporated, related to the implementation of the	ke a full e Arcanum
2802 EXPENSES FROM SURPLUS PROPERTY REVOLVING TRUST FUND	89,938	Management System, based on the contract entered into by Depart Management Services, pursuant to solicitation DMS-16/17-022, for Quotes. The funds shall be placed in reserve. Upon execut settlement agreement satisfying all claims and invoices, the Department of th	Requests tion of a
2803 OPERATING CAPITAL OUTLAY FROM SURPLUS PROPERTY REVOLVING TRUST FUND	49,550	of Management Services may submit a budget amendment for releas funds pursuant to the provisions of chapter 216, Florida Stat copy of the executed settlement agreement between the Depar Management Services and the Arcanum Group, Incorporated,	se of the cutes. A rtment of
2804 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM SURPLUS PROPERTY REVOLVING TRUST FUND	61,820	submitted with the request for release of funds. 2815 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	4.70
2805 SPECIAL CATEGORIES CONTRACTED SERVICES FROM SURPLUS PROPERTY REVOLVING TRUST FUND	16,379	FROM OPERATING TRUST FUND	4,769 1,247
2806 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM SURPLUS PROPERTY REVOLVING TRUST FUND	744	2817 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
2807 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SURPLUS PROPERTY REVOLVING		FROM OPERATING TRUST FUND	2,564

SPECI1	ON 6 - GENERAL GOVERNMENT FIC PRIATION DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT MANAGEMENT SERVICES	- DEPARTMENT O	F		SPECII	ON 6 - GENERAL GOVERNMENT FIC PRIATION DATA PROCESSING ASSESSMENT MANAGEMENT SERVICES FROM OPERATING TRUST FUND			117,482
	FROM OPERATING TRUST FUND			21,887	TOTAL.	: PURCHASING OVERSIGHT			,
TOTAL	: MOTOR VEHICLE AND WATERCRAF FROM GENERAL REVENUE FUND .		800,000		1011111	FROM TRUST FUNDS			18,081,747
	FROM TRUST FUNDS TOTAL POSITIONS			2,015,497		TOTAL POSITIONS TOTAL ALL FUNDS		49.00	18,081,747
	TOTAL ALL FUNDS		0.00	2,815,497	OFFICE	E OF SUPPLIER DIVERSITY			
PURCH	ASING OVERSIGHT				1	APPROVED SALARY RATE	222,984		
I	APPROVED SALARY RATE	2,996,312			2833	SALARIES AND BENEFITS FROM OPERATING TRUST FUND	POSITIONS	6.00	261 420
2820	SALARIES AND BENEFITS	POSITIONS	49.00	4 040 540	0004				361,439
	FROM OPERATING TRUST FUND			4,248,740	2834	EXPENSES FROM OPERATING TRUST FUND			55,641
2821	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND			10,000	2835	CONTRACTED SERVICES			
2822	EXPENSES FROM OPERATING TRUST FUND			390,418		FROM OPERATING TRUST FUND			11,573
2823	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND			15,859	2836	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND			772
2824	SPECIAL CATEGORIES			·	2837	SPECIAL CATEGORIES			
	CONTRACTED SERVICES FROM OPERATING TRUST FUND			1,053,568		TRANSFER TO DEPARTMENT OF M. SERVICES - HUMAN RESOURCES PURCHASED PER STATEWIDE CO.	SERVICES		
Fro	om the funds provided in nrecurring funds from the	Specific Appro	opriation 2824,	\$604,721 in		FROM OPERATING TRUST FUND			3,057
Dep int Pla	partment of Management Servic tegrate the State Purchasi anning, Accounting, and Le all be placed in reserve.	es for the remong System (MyF) dger Managemen	ediation tasks loridaMarketPla t (PALM) projec	necessary to ce) with the ct. The funds	2838	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT MANAGEMENT SERVICES FROM OPERATING TRUST FUND			8,572
wo:	rk plan and spending plan dget amendments requesting re chapter 216, Florida Statute	, the department lease of funds	ent is authoriz	ed to submit	TOTAL	: OFFICE OF SUPPLIER DIVERSIT FROM TRUST FUNDS	у		441,054
	•	δ.				TOTAL POSITIONS		6.00	111,031
2825	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND			6,316		TOTAL ALL FUNDS		6.00	441,054
2826	SPECIAL CATEGORIES			·	PRIVA	TE PRISON MONITORING			
	CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND			30,000	I	APPROVED SALARY RATE	788,421		
2027	SPECIAL CATEGORIES			30,000	2839	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND		15.00	
2021	WEB-BASED E-PROCUREMENT SYS			10 500 600		FROM OPERATING TRUST FUND		1,007,557	98,507
	FROM OPERATING TRUST FUND			10,509,600	2840	EXPENSES		01.046	
2828	SPECIAL CATEGORIES PROJECT MANAGEMENT PROFESSI		3			FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND		91,246	14,175
	FROM OPERATING TRUST FUND			180,000	2841	OPERATING CAPITAL OUTLAY			
2829	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF	EQUIPMENT				FROM GENERAL REVENUE FUND		3,890	
	FROM OPERATING TRUST FUND			5,000	2842	SPECIAL CATEGORIES CONTRACTED SERVICES			
2830	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF M	ANAGEMENT				FROM GENERAL REVENUE FUND		11,556	
	SERVICES - HUMAN RESOURCES PURCHASED PER STATEWIDE CO FROM OPERATING TRUST FUND	SERVICES NTRACT		14,764	2843	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		3,385	
2831	SPECIAL CATEGORIES			•	2844	SPECIAL CATEGORIES		•	
2001	TRANSFER TO THE DEPARTMENT SERVICES			1 500 000	2011	CONTRACTED LEGAL SERVICES FROM GENERAL REVENUE FUND		23,169	
0.000	FROM OPERATING TRUST FUND			1,500,000	2845	SPECIAL CATEGORIES			
2832	DATA PROCESSING SERVICES					ADMINISTRATIVE OVERHEAD			

SPECI				SECTION 6 - GENERAL GOVERNMENT SPECIFIC
APPRO	PRIATION FROM GENERAL REVENUE FUND	113,489		APPROPRIATION FROM STATE EMPLOYEES DISABILITY INSURANCE TRUST FUND
2846	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2 767		2854 OPERATING CAPITAL OUTLAY FROM PRETAX BENEFITS TRUST FUND
2847		2,101		FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND 8,000
2017	PRIVATE PRISONS - MAINTENANCE AND REPAIR REIMBURSEMENT			2855 SPECIAL CATEGORIES
	FROM OPERATING TRUST FUND		1,500,000	POST PAYMENT CLAIMS AUDIT SERVICES FROM STATE EMPLOYEES HEALTH
2848	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			INSURANCE TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	4,473	383	The Department of Management Services is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2855, in the event the contractor identifies claim overpayments that result in compensation that exceeds the amount
2849	DATA PROCESSING SERVICES		303	appropriated.
	DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES			2856 SPECIAL CATEGORIES CONTRACTED SERVICES
	FROM GENERAL REVENUE FUND	5,471		FROM PRETAX BENEFITS TRUST FUND 348,505 FROM STATE EMPLOYEES HEALTH
2850	FIXED CAPITAL OUTLAY FACILITIES REPAIRS AND MAINTENANCE	2 255 001		INSURANCE TRUST FUND
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	3,355,081	1,500,000	ADMINISTRATIVE SERVICES ONLY CONTRACT FOR HEALTH INSURANCE
	nds in Specific Appropriation 2850 are provinagement Services for building repairs an			FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
pla pro is: the Fur	ison facilities maintained by the department of	submission of a high priority d for each facili from the Genera Fund are provide	detailed leficiency ty. From l Revenue d for the	The Department of Management Services is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2857, in the event administrative service payments for health insurance exceed the amount appropriated.
	ladon Commostional Basility and 6720 205 is			
the Fac	disden Correctional Facility and \$720,205 in e Operating Trust Fund are provided for the collection of shorter and Fundamental Properties of shorter and Fundamental Control of State o	ne Lake City Cor ease of funds pu	rectional	2858 SPECIAL CATEGORIES PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INCHEANCE TRIEF FIND 4 406 020
the Fac the	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes	ne Lake City Cor ease of funds pu	rectional rsuant to	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Fac the	e Operating Trust Fund are provided for the cility. The department shall request the rele	ne Lake City Cor ease of funds pu	rectional rsuant to	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Fac the	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Čor ease of funds pu 4,682,484	rectional rsuant to 3,113,065	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Fac the	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Čor ease of funds pu 4,682,484	rectional rsuant to	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Factor the TOTAL	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Čor ease of funds pu 4,682,484	rectional rsuant to 3,113,065	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Factor of the TOTAL WORKFO	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Čor ease of funds pu 4,682,484	rectional rsuant to 3,113,065	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Factor of the TOTAL WORKFO	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Čor ease of funds pu 4,682,484	rectional rsuant to 3,113,065	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Factor the TOTAL WORKED PROGRA	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Čor ease of funds pu 4,682,484 15.00	3,113,065 7,795,549	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Factor the TOTAL WORKED PROGRA	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Corease of funds pu	3,113,065 7,795,549	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Fac the TOTAL WORKFO PROGRA	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Corease of funds pu	3,113,065 7,795,549 402,689 22,745	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Factor the TOTAL WORKED PROGRA	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	ne Lake City Corease of funds pu	7,795,549 402,689 22,745 1,833,744	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Fac the TOTAL WORKFO PROGRA 2851	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND FROM TRUST FUNDS TOTAL POSITIONS TOTAL ALL FUNDS AM: INSURANCE BENEFITS ADMINISTRATION APPROVED SALARY RATE 1,576,047 SALARIES AND BENEFITS POSITIONS FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES LIFE INSURANCE TRUST FUND FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	ne Lake City Corease of funds pu	7,795,549 402,689 22,745 1,833,744 29,777	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Fac the TOTAL WORKFO PROGRA	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND FROM TRUST FUNDS TOTAL POSITIONS TOTAL ALL FUNDS AM: INSURANCE BENEFITS ADMINISTRATION APPROVED SALARY RATE 1,576,047 SALARIES AND BENEFITS POSITIONS FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES LIFE INSURANCE TRUST FUND FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND EXPENSES FROM PRETAX BENEFITS TRUST FUND EXPENSES FROM PRETAX BENEFITS TRUST FUND EXPENSES FROM PRETAX BENEFITS TRUST FUND .	ne Lake City Corease of funds pu	7,795,549 402,689 22,745 1,833,744 29,777 14,935	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
the Fac the TOTAL WORKFO PROGRA 2851	e Operating Trust Fund are provided for the cility. The department shall request the release provisions of chapter 216, Florida Statutes PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND FROM TRUST FUNDS TOTAL POSITIONS TOTAL ALL FUNDS AM: INSURANCE BENEFITS ADMINISTRATION APPROVED SALARY RATE 1,576,047 SALARIES AND BENEFITS POSITIONS FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES LIFE INSURANCE TRUST FUND FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND EXPENSES	ne Lake City Corease of funds pu	Trectional resuant to 3,113,065 7,795,549 402,689 22,745 1,833,744 29,777 14,935 143,150	PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND

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SECTION 6 - GENERAL GOVERNMENT SPECIFIC		SECTION 6 - GENERAL GOVERNMENT SPECIFIC	
APPROPRIATION INSURANCE TRUST FUND	9,235	APPROPRIATION FROM OPTIONAL RETIREMENT PROGRAM	
2864 SPECIAL CATEGORIES		TRUST FUND	00
TRANSPARENCY-BUNDLED SERVICES FOR EMPLOYEE TRANSFERS		2869 EXPENSES FROM OPERATING TRUST FUND	41
FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	4,500,000	FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND	11
The Department of Management Services is authorized to sul	bmit budget	FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND	.39
amendments in accordance with chapter 216, Florida Statutes, Specific Appropriation 2864, in the event costs exceed appropriated.		FROM RETIREE HEALTH INSURANCE SUBSIDY TRUST FUND	17
2865 SPECIAL CATEGORIES		2870 OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	00
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		2871 SPECIAL CATEGORIES	
PURCHASED PER STATEWIDE CONTRACT FROM PRETAX BENEFITS TRUST FUND	3,694	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	
FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	12,214	FROM OPERATING TRUST FUND	15
2866 DATA PROCESSING SERVICES	12/211	2872 SPECIAL CATEGORIES CONTRACTED SERVICES	
DATA PROCESSING ASSESSMENT - DEPARTMENT OF		FROM GENERAL REVENUE FUND 65,500	C 0
MANAGEMENT SERVICES FROM PRETAX BENEFITS TRUST FUND	2,171	FROM OPERATING TRUST FUND 6,544,76 FROM OPTIONAL RETIREMENT PROGRAM	
FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	6,767	TRUST FUND	
TOTAL: PROGRAM: INSURANCE BENEFITS ADMINISTRATION		PREMIUM TAX TRUST FUND	05
FROM TRUST FUNDS	72,803,210	SUBSIDY TRUST FUND	00
TOTAL POSITIONS	72,803,210	From the funds provided in Specific Appropriation 2872, \$482,477 in nonrecurring funds from the Operating Trust Fund is provided to the	
PROGRAM: RETIREMENT BENEFITS ADMINISTRATION		Department of Management Services for the remediation tasks necessary to interface the Integrated Retirement Information System with the	
APPROVED SALARY RATE 8,981,901		Planning, Accounting, and Ledger Management (PALM) project. The funds shall be placed in reserve. Upon submission of a detailed operational	
2867 SALARIES AND BENEFITS POSITIONS 205.00		work plan and spending plan, the department is authorized to submit budget amendments requesting release of funds pursuant to the provisions	
FROM GENERAL REVENUE FUND 813,484 FROM OPERATING TRUST FUND	11 410 100	of chapter 216, Florida Statutes.	
FROM OPTIONAL RETIREMENT PROGRAM		2873 SPECIAL CATEGORIES	
TRUST FUND FROM POLICE AND FIREFIGHTER'S	202,754	OVERTIME FROM OPERATING TRUST FUND	71
PREMIUM TAX TRUST FUND FROM RETIREE HEALTH INSURANCE	854,070	2874 SPECIAL CATEGORIES	
SUBSIDY TRUST FUND	138,392	RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	04
From the funds provided in Specific Appropriation 2867, the of Management Services shall expend available cash balance		2875 SPECIAL CATEGORIES	
Police and Firefighter's Premium Tax Trust Fund prior to funds from the General Revenue Fund.		CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	01
	7)1
Funds provided in Specific Appropriations 2867 through 287 Optional Retirement Program Trust Fund, are based on an ass	sessment of	2876 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
.01 percent of the participants' salaries and shall be use administration of the Optional Retirement Program.	ed only for	FROM OPERATING TRUST FUND	71
From the funds in Specific Appropriation 2867, \$80,298	from the	PREMIUM TAX TRUST FUND	00
Operating Trust Fund, and salary rate of 80,298, shall reserve. The Department of Management Services is authorized	be held in	2877 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
budget amendment requesting release of funds pursuant to the of chapter 216, Florida Statutes. Request for release of	provisions	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
contingent upon the submission of a plan to increase staff re	tention and	FROM GENERAL REVENUE FUND	0.0
the number of customer service calls answered by the Florida System Customer Contact Center based upon the department	t's Contact	FROM OPERATING TRUST FUND	
Center Business Plan dated July 23, 2019. The department sl the plan for release of funds and salary rate to the Executive	e Office of	TRUST FUND	
the Governor's Office of Policy and Budget and the chairs of Appropriations Committee and the House of Representatives App		PREMIUM TAX TRUST FUND	95
Committee.	-	SUBSIDY TRUST FUND	07
2868 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	232,733	2878 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF	

1113

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION MANAGEMENT SERVICES FROM OPERATING TRUST FUND	267,061	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FUND	7,269
2879 PENSIONS AND BENEFITS DISABILITY BENEFITS TO JUSTICES AND JUDGES	318,317	2890 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND	16,701
2880 PENSIONS AND BENEFITS FLORIDA NATIONAL GUARD FROM GENERAL REVENUE FUND 16,	287,846	TOTAL: PROGRAM: STATE PERSONNEL POLICY ADMINISTRATION FROM TRUST FUNDS	1,863,540
2881 PENSIONS AND BENEFITS STATE OFFICERS AND EMPLOYEES (NON-CONTRIBUTORY)		TOTAL POSITIONS	1,863,540
FROM GENERAL REVENUE FUND	116,371	PROGRAM: PEOPLE FIRST	
TOTAL: PROGRAM: RETIREMENT BENEFITS ADMINISTRATION FROM GENERAL REVENUE FUND	601,520	APPROVED SALARY RATE 984,485	
FROM TRUST FUNDS	23,407,743	2891 SALARIES AND BENEFITS POSITIONS 15.00 FROM STATE PERSONNEL SYSTEM TRUST	
TOTAL POSITIONS 205.		FUND	1,409,546
TOTAL ALL FUNDS	42,009,263	2892 EXPENSES	
PROGRAM: STATE PERSONNEL POLICY ADMINISTRATION		FROM STATE PERSONNEL SYSTEM TRUST FUND	104,006
APPROVED SALARY RATE 1,161,080			101,000
2882 SALARIES AND BENEFITS POSITIONS 17. FROM STATE PERSONNEL SYSTEM TRUST	00	2893 OPERATING CAPITAL OUTLAY FROM STATE PERSONNEL SYSTEM TRUST FUND	1,500
FUND	1,577,346	2894 SPECIAL CATEGORIES	
Funds provided in Specific Appropriations 2882 t State Personnel System Trust Fund, are based u services assessment to state entities at the follow	pon a human resources	CONTRACTED SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND	20,075
FTE \$330.22		2895 SPECIAL CATEGORIES	
OPS \$107.29 Justice Administrative Commission \$234.54 State Court System \$202.99 County Health Department \$234.54		RISK MANAGEMENT INSURANCE FROM STATE PERSONNEL SYSTEM TRUST FUND	6,012
		2896 SPECIAL CATEGORIES	
2883 EXPENSES FROM STATE PERSONNEL SYSTEM TRUST	110 541	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE PERSONNEL SYSTEM TRUST	2 060
FUND	118,741	FUND	2,860
2884 OPERATING CAPITAL OUTLAY FROM STATE PERSONNEL SYSTEM TRUST FUND	1,500	2897 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
2885 SPECIAL CATEGORIES	,	PURCHASED PER STATEWIDE CONTRACT FROM STATE PERSONNEL SYSTEM TRUST	
CONTRACTED SERVICES FROM STATE PERSONNEL SYSTEM TRUST		FUND	5,838
FUND	22,576	2898 SPECIAL CATEGORIES HUMAN RESOURCES SERVICES / STATEWIDE CONTRACT	
RISK MANAGEMENT INSURANCE FROM STATE PERSONNEL SYSTEM TRUST		FROM STATE PERSONNEL SYSTEM TRUST FUND	32,229,977
FUND	16,216	2899 DATA PROCESSING SERVICES	
2887 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM STATE PERSONNEL SYSTEM TRUST		DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM STATE PERSONNEL SYSTEM TRUST	
FUND	100,000	FUND	8,392
2888 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		TOTAL: PROGRAM: PEOPLE FIRST FROM TRUST FUNDS	33,788,206
FROM STATE PERSONNEL SYSTEM TRUST FUND	3,191	TOTAL POSITIONS	33,788,206
2889 SPECIAL CATEGORIES			55,100,200
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		PROGRAM: TECHNOLOGY PROGRAM TELECOMMUNICATIONS SERVICES	
FROM STATE PERSONNEL SYSTEM TRUST			

398,607

2,910

212

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SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 2900 through 2915, the Department of Management Services shall continue to allow agencies to purchase maintenance and equipment refresh services needed to maintain current agency telephony and call center systems.

APPROVED SALARY RATE 3,921,183

2900	SALARIES AND BENEFITS POSITIONS	68.00
	FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND	5,233,178
	FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST	395,953
2901	OTHER PERSONAL SERVICES FROM COMMUNICATIONS WORKING	
	CAPITAL TRUST FUND FROM EMERGENCY COMMUNICATIONS	381,290
	NUMBER E911 SYSTEM TRUST	269,537
2902	EXPENSES FROM COMMUNICATIONS WORKING	
	CAPITAL TRUST FUND FROM EMERGENCY COMMUNICATIONS	613,454
	NUMBER E911 SYSTEM TRUST	454,929
2903	AID TO LOCAL GOVERNMENTS DISTRIBUTIONS TO COUNTIES - WIRELESS 911 TELEPHONE SYSTEMS	
	FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST	74,802,770
2904	AID TO LOCAL GOVERNMENTS DISTRIBUTIONS TO SERVICE PROVIDERS - WIRELESS 911 TELEPHONE SYSTEMS FROM EMERGENCY COMMUNICATIONS	
	NUMBER E911 SYSTEM TRUST	6,000,000
2905	AID TO LOCAL GOVERNMENTS DISTRIBUTIONS TO COUNTIES - NON-WIRELESS E911	
	FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST	30,883,023
2906	AID TO LOCAL GOVERNMENTS DISTRIBUTION OF COUNTY PREPAID WIRELESS 911	
	FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST	21,600,000
2907	OPERATING CAPITAL OUTLAY FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND	92,159
	FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST	3,600
2908	SPECIAL CATEGORIES GRANTS AND AIDS - STATE AND LOCAL IMPLEMENTATION GRANT PROGRAM	
	FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST	3,228,960
		-,,

Funds in Specific Appropriation 2908 are provided for the National Highway Traffic Safety Administration (NHTSA) and National Telecommunication and Information Administration (NTIA) 911 Grant. The funds shall be placed in reserve. Any new contracts for services shall be competitively procured. The department is authorized to submit budget amendments to request release of funds pursuant to the provisions of chapter 216, Florida Statutes. The budget amendments shall include a detailed operational work plan and spending plan.

2909 SPECIAL CATEGORIES
CENTREX AND SUNCOM PAYMENTS
FROM COMMUNICATIONS WORKING

 SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

The Department of Management Services is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2909, in the event that payments for telecommunications services exceed the amount appropriated.

telecommunications services exceed the amount appropriated. 2910 SPECIAL CATEGORIES CONTRACTED SERVICES FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND 2,612,564 FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST 250,827 2910A SPECIAL CATEGORIES FLORIDA'S FORENSIC INSTITUTE FOR RESEARCH, SECURITY, AND TACTICS CYBER/GRID SECURITY FROM GENERAL REVENUE FUND 475,000 The nonrecurring funds in Specific Appropriation 2910A are provided for Florida's Forensic Institute for Research, Security, and Tactical Cyber/Grid Security Review (HB 2081) (Senate Form 1028). 2911 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND 53,211 2912 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST 92,159 2913 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND 3,241 FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST 1.845

2915A 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

NUMBER E911 SYSTEM TRUST

From the funds in Specific Appropriation 2915A, the Town of Longboat Key may use the funds to install lighting infrastructure that will structurally support wireless communications equipment to support wireless services throughout the Town by providers of communication services. The Town shall not use funds to sell directly to customers or create a new Town telecommunication utility. Any sales or lease of communications facilities to a communications service provider by the Town must be nondiscriminatory and at commercially reasonable rates (HB 4531) (Senate Form 2446).

1,500,000

TOTAL: TELECOMMUNICATIONS SERVICES

FROM GENERAL REVENUE FUND 1,975,000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
FROM TRUST FUNDS	MUTUAL AID BUILD-OUT FROM GENERAL REVENUE FUND 412,000
TOTAL ALL FUNDS	The funds in Specific Appropriation 2922 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.
APPROVED SALARY RATE 756,132	
2916 SALARIES AND BENEFITS POSITIONS 11.00 FROM LAW ENFORCEMENT RADIO SYSTEM	2923 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM LAW ENFORCEMENT RADIO SYSTEM
	096 TRUST FUND
	2924 SPECIAL CATEGORIES STATEWIDE LAW ENFORCEMENT RADIO SYSTEM 400 CONTRACT PAYMENT FROM LAW ENFORCEMENT RADIO SYSTEM
2918 EXPENSES FROM LAW ENFORCEMENT RADIO SYSTEM	TRUST FUND
TRUST FUND	601 2925 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM LAW ENFORCEMENT RADIO SYSTEM
FROM LAW ENFORCEMENT RADIO SYSTEM	TRUST FUND
TRUST FUND	000 2926 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
CONTRACTED SERVICES FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM LAW ENFORCEMENT RADIO SYSTEM
	TRUST FUND 4,047
From the funds in Specific Appropriation 2920, the Department of Management Services (DMS) is authorized to renew the current Statewide Law Enforcement Radio System (SLERS) contract. As part of the renewal, the Department shall seek resolution of the dispute over non-proprietary use of the conveyed towers.	2927 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES FROM LAW ENFORCEMENT RADIO SYSTEM
The Department is also directed to procure a business case to evaluate	
public safety communication solutions in collaboration with the Joint Task Force on State Agency Law Enforcement Communications. The business case shall identify solutions that will expand interoperability, improve coverage, enhance audio clarity, identify emerging technology features,	FROM GENERAL REVENUE FUND 2,817,222 FROM TRUST FUNDS
and advance public safety collaboration opportunities.	TOTAL POSITIONS
The Department must release a competitive procurement and, thereafter, issue an award for the replacement of the Statewide Law Enforcement Radio System. At a minimum, future services must utilize the industry	STATE DATA CENTER
standard Project 25 Phase II delivery methodology. The procurement must also consider emerging technologies to enhance interoperability, promote	APPROVED SALARY RATE 10,243,915
public safety, improve coverage and enhance audio clarity.	2928 SALARIES AND BENEFITS POSITIONS 167.00 FROM WORKING CAPITAL TRUST FUND 14,199,008
2920A SPECIAL CATEGORIES HERNANDO COUNTY PUBLIC SAFETY RADIO SYSTEM IMPROVEMENTS	2929 OTHER PERSONAL SERVICES FROM WORKING CAPITAL TRUST FUND
FROM GENERAL REVENUE FUND 455,222	2930 EXPENSES
The funds in Specific Appropriation 2920A are provided for funding a nonrecurring appropriations project (HB 3507)(Senate Form 1859).	
2920B SPECIAL CATEGORIES GLADES COUNTY E-911 PUBLIC SAFETY FACILITY	2931 OPERATING CAPITAL OUTLAY FROM WORKING CAPITAL TRUST FUND 320,996
FROM GENERAL REVENUE FUND	2932 SPECIAL CATEGORIES CONTRACTED SERVICES
The funds in Specific Appropriation 2920B are provided for funding a nonrecurring appropriations project (HB 4985)(Senate Form 1751).	
2921 SPECIAL CATEGORIES FLORIDA INTEROPERABILITY NETWORK	2933 SPECIAL CATEGORIES CLOUD COMPUTING SERVICES FROM WORKING CAPITAL TRUST FUND
FROM GENERAL REVENUE FUND 1,250,000 The funds in Specific Appropriation 2921 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.	FROM WORKING CAPITAL TRUST FUND 29,370 2935 SPECIAL CATEGORIES
interoperatificy necourt.	DEFERRED-PAYMENT COMMODITY CONTRACTS

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SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT			SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT		
	PRIATION				PRIATION		
2957	OTHER PERSONAL SERVICES			2971	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	62,440			FROM OPERATING TRUST FUND	65,000	
	FROM FEDERAL GRANTS TRUST FUND		43,334	2072	SPECIAL CATEGORIES		
2958	EXPENSES			2312	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	135,143			FROM OPERATING TRUST FUND	200,495	
	FROM FEDERAL GRANTS TRUST FUND		430,496				
2959	ODEDATING CADITAL OUTLAN			2973	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
2939	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	11.736			FROM OPERATING TRUST FUND	21,431	
	FROM FEDERAL GRANTS TRUST FUND	22,700	19,500			22,101	
				2974	SPECIAL CATEGORIES		
2960	SPECIAL CATEGORIES				CONTRACTED LEGAL SERVICES	1 000	
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS				FROM OPERATING TRUST FUND	1,000	
	FROM GENERAL REVENUE FUND	599,905		2975	SPECIAL CATEGORIES		
					LEASE OR LEASE-PURCHASE OF EQUIPMENT		
2961	SPECIAL CATEGORIES				FROM OPERATING TRUST FUND	24,000	
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	53,506		2976	SPECIAL CATEGORIES		
	FROM FEDERAL GRANTS TRUST FUND	33,300	69,000	2510	TRANSFER TO DEPARTMENT OF MANAGEMENT		
			,		SERVICES - HUMAN RESOURCES SERVICES		
2962	SPECIAL CATEGORIES				PURCHASED PER STATEWIDE CONTRACT		
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	35,619			FROM OPERATING TRUST FUND	20,210	
	FROM FEDERAL GRANTS TRUST FUND	33,013	72,444	TOTAL	: PROGRAM: ADJUDICATION OF DISPUTES		
	FROM OPERATING TRUST FUND		9,919		FROM TRUST FUNDS	8,670,465	
2963	SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD				TOTAL POSITIONS		
	FROM FEDERAL GRANTS TRUST FUND		120,051		TOTAL ALL FONDS	0,070,403	
			220,002	PROGRA	AM: WORKERS' COMPENSATION APPEALS - JUDGES	3 OF	
2964	SPECIAL CATEGORIES			COMPE	NSATION CLAIMS		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND		22 752		APPROVED SALARY RATE 9,753,786		
	FROM FEDERAL GRANIS IRUSI FUND		23,753	1	APPROVED SALIARI RAIE 5,755,700		
2965	SPECIAL CATEGORIES			2977	SALARIES AND BENEFITS POSITIONS	175.00	
	TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM OPERATING TRUST FUND	14,331,282	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			2070	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	15,703		2310	FROM OPERATING TRUST FUND	17,836	
	FROM FEDERAL GRANTS TRUST FUND		8,711			,	
				2979	EXPENSES THE TAXABLE THE TAXAB	0.064.040	
2966	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF				FROM OPERATING TRUST FUND	2,864,842	
	MANAGEMENT SERVICES			2980	OPERATING CAPITAL OUTLAY		
	FROM FEDERAL GRANTS TRUST FUND		67,289		FROM OPERATING TRUST FUND	64,916	
2067	DAMA DDOGRAGING ARRIVEGE			2001	CDECTAL CAMECODIEC		
2967	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)			2981	SPECIAL CATEGORIES CONTRACTED SERVICES		
	FROM FEDERAL GRANTS TRUST FUND		67,289		FROM OPERATING TRUST FUND	1,008,324	
TOTAL	HUMAN RELATIONS	4 404 022		2982	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	4,404,832	1,487,916		FROM OPERATING TRUST FUND	107,752	
			2/10//520				
	TOTAL POSITIONS	63.00		2983	SPECIAL CATEGORIES		
	TOTAL ALL FUNDS		5,892,748		CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	1,279	
ADMIN	ISTRATIVE HEARINGS				FROM OPERATING TRUST FUND	1,219	
				2984	SPECIAL CATEGORIES		
PROGRA	AM: ADJUDICATION OF DISPUTES				LEASE OR LEASE-PURCHASE OF EQUIPMENT	2. 222	
1	APPROVED SALARY RATE 5,502,427				FROM OPERATING TRUST FUND	34,000	
ı	TILKOVED SHEEKI KALE 3,302,421			2985	SPECIAL CATEGORIES		
2968		65.00			TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FROM OPERATING TRUST FUND		7,302,100		SERVICES - HUMAN RESOURCES SERVICES		
2969	OTHER PERSONAL SERVICES				PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	58,879	
4303	FROM OPERATING TRUST FUND		18,082		UND 150M1 DM11EMETO INOM	30,819	
			20,002	TOTAL	: PROGRAM: WORKERS' COMPENSATION APPEALS -	- JUDGES OF	
2970	EXPENSES		4 444		COMPENSATION CLAIMS	** *** ***	
	FROM OPERATING TRUST FUND		1,018,147		FROM TRUST FUNDS	18,489,110	

SPECIE	ON 6 - GENERAL GOVERNMENT PIC PRIATION TOTAL POSITIONS	175.00	18,489,110	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2996 SPECIAL CATEGORIES NATIONAL GUARD TUITION ASSISTANCE FROM GENERAL REVENUE FUND 4,167,900
TOTAL:	MANAGEMENT SERVICES, DEPARTMENT OF FROM GENERAL REVENUE FUND FROM TRUST FUNDS	91,884,060	651,243,576	From the funds in Specific Appropriation 2996, the Department of Military Affairs shall establish an application period for each semester under the Florida National Guard Tuition Assistance Benefit Program.
	TOTAL POSITIONS		743,127,636	After the requirements of section 250.10(8)(a), Florida Statutes, are met, the applications of qualified Florida National Guard members seeking undergraduate degrees or seeking postgraduate degrees in the fields of science, technology, engineering, or math (STEM) shall be
MILITA	RY AFFAIRS, DEPARTMENT OF			prioritized and must be approved during each application period prior to any application for other postgraduate degrees is approved. All funds
PROGRA	M: READINESS AND RESPONSE			provided are available to meet the demand for applications for undergraduate degrees; however, no more than \$450,000 may be used to
DRUG 1	NTERDICTION AND PREVENTION			fund tuition assistance for qualified Florida National Guard members seeking non-STEM postgraduate degrees, and the funding for applicants
2986	EXPENSES FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST		75,000	seeking postgraduate degrees must be matched at a rate of fifty percent by the applicant.
2987	FUND		305,000	2997 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,013,500 FROM CAMP BLANDING MANAGEMENT
	FUND		200,000	TRUST FUND
2988	SPECIAL CATEGORIES PROJECTS, CONTRACTS AND GRANTS FROM FEDERAL GRANTS TRUST FUND		2,000,000	2998 SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM GENERAL REVENUE FUND 171,000 FROM CAMP BLANDING MANAGEMENT
2989	SPECIAL CATEGORIES GRANTS AND AIDS TO COMMUNITY SERVICES FROM FEDERAL LAW ENFORCEMENT TRUST FUND		100,000	TRUST FUND
2990	SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL LAW ENFORCEMENT TRUST			FROM CAMP BLANDING MANAGEMENT TRUST FUND
	FUND		10,000	MOBILE DATA TERMINAL SYSTEM FROM GENERAL REVENUE FUND 780,000
2991	SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM FEDERAL LAW ENFORCEMENT TRUST FUND		10,000	3001 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
TOTAL:	DRUG INTERDICTION AND PREVENTION FROM TRUST FUNDS		2,700,000	FROM GENERAL REVENUE FUND 28,473 FROM CAMP BLANDING MANAGEMENT TRUST FUND 8,125
	TOTAL ALL FUNDS		2,700,000	3002 FIXED CAPITAL OUTLAY
MILITA	ARY READINESS AND RESPONSE			FACILITIES REPAIRS AND MAINTENANCE FROM GENERAL REVENUE FUND 420,000
I	APPROVED SALARY RATE 4,436,438			FROM CAMP BLANDING MANAGEMENT TRUST FUND
2992	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT TRUST FUND	109.00 5,206,709	1,359,373	3003 FIXED CAPITAL OUTLAY MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE
2993	EXPENSES FROM GENERAL REVENUE FUND	3,090,563		FROM GENERAL REVENUE FUND 3,400,000 3004 FIXED CAPITAL OUTLAY
	FROM CAMP BLANDING MANAGEMENT TRUST FUND		60,202	PANAMA CITY READINESS CENTER FROM GENERAL REVENUE FUND 6,250,000
2994	FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT	137,810	15 000	TOTAL: MILITARY READINESS AND RESPONSE FROM GENERAL REVENUE FUND
2005	TRUST FUND		15,000	TOTAL POSITIONS 109.00
2995	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND FROM CAME DE ANNIVE MANAGEMENT	40,000		TOTAL ALL FUNDS
	FROM CAMP BLANDING MANAGEMENT TRUST FUND		50,000	APPROVED SALARY RATE 2,061,960

SECTION 6 - GENERAL GOVERNMEN SPECIFIC APPROPRIATION	Т		SPECI	ON 6 - GENERAL GOVERNMENT FIC PRIATION		
3005 SALARIES AND BENEFITS FROM GENERAL REVENUE	POSITIONS 26.0 FUND 2,9		3018		521,540	9,998,596
3006 OTHER PERSONAL SERVICE FROM GENERAL REVENUE		54,533	3019	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		881,000
3007 EXPENSES FROM GENERAL REVENUE	FUND 6	98,015	3020	FOOD PRODUCTS FROM FEDERAL GRANTS TRUST FUND		500,000
3008 OPERATING CAPITAL OUTL FROM GENERAL REVENUE		08,126	3021	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
3009 SPECIAL CATEGORIES ACQUISITION OF MOTOR V FROM GENERAL REVENUE		25,000	3022	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES		768,500
3010 SPECIAL CATEGORIES INFORMATION TECHNOLOGY				INFORMATION TECHNOLOGY FROM FEDERAL GRANTS TRUST FUND		83,000
FROM GENERAL REVENUE 3011 SPECIAL CATEGORIES		48,437	3023	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	243 150	
CONTRACTED SERVICES FROM GENERAL REVENUE	FUND	30,200	3024	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES	213,130	6,028,115
3012 SPECIAL CATEGORIES MAINTENANCE AND OPERAT FROM GENERAL REVENUE		22,000	3021	MAINTENANCE AND OPERATIONS CONTRACTS FROM FEDERAL GRANTS TRUST FUND		920,000
3013 SPECIAL CATEGORIES WORKER'S COMPENSATION	FOR STATE ACTIVE		3025	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND		30,000
DUTY - FLORIDA NATION FROM GENERAL REVENUE 3014 SPECIAL CATEGORIES		65,028	3026	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
TRANSFER TO DEPARTMENT SERVICES - HUMAN RESC PURCHASED PER STATEWI	URCES SERVICES DE CONTRACT			PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND		104,584
FROM GENERAL REVENUE 3015 DATA PROCESSING SERVICE	ES	8,255	TOTAL	: FEDERAL/STATE COOPERATIVE AGREEMENTS FROM GENERAL REVENUE FUND	1,212,891	35,211,998
DATA PROCESSING ASSESS MANAGEMENT SERVICES FROM GENERAL REVENUE		70,122		TOTAL POSITIONS	318.00	36,424,889
	UND 4,1	63,593	TOTAL	: MILITARY AFFAIRS, DEPARTMENT OF FROM GENERAL REVENUE FUND FROM TRUST FUNDS	31,082,439	40,694,563
TOTAL ALL FUNDS		0 4,163,593		TOTAL POSITIONS		71,777,002
FEDERAL/STATE COOPERATIVE AGE		1 2006	DUDIT		17,340,402	
From the funds in Specific to support the Youth (Affairs shall report, for	hallenge Program, the De	partment of Military		C SERVICE COMMISSION AM: COMMISSIONERS AND ADMINISTRATIVE SERV	ICES	
enrolled in the program program. In addition, the	and the number that succes report shall include the n	sfully completed the number of cadets upon		C SERVICE COMMISSIONERS		
completion of the progr (GED) certificate or high	am that earned a General E school diploma at program	ducation Development completion, attained	i	APPROVED SALARY RATE 1,486,719		
employment (including arm at program completion. Office of the Governor's Senate Appropriations Su	The report shall be submit Office of Policy and Budg	ted to the Executive et, the chair of the	3027	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	17.00	2,193,959
Economic Development, ar Tourism Appropriations Sub	d the chair of the Hous	e Transportation and	3028	EXPENSES FROM REGULATORY TRUST FUND		331,722
APPROVED SALARY RATE 3016 SALARIES AND BENEFITS	11,048,084 POSITIONS 318.0	0	3029	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND		16,859
FROM GENERAL REVENUE FROM FEDERAL GRANTS I	FUND 4	48,201 15,811,203	3030	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		20,000
3017 OTHER PERSONAL SERVICE	S			FROM REGULATORY TRUST FUND		5,354

FROM FEDERAL GRANTS TRUST FUND . . .

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION	,
3031 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		FROM REGULATORY TRUST FUND	12,000
PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	5,054	FROM REGULATORY TRUST FUND	339,923
TOTAL: PUBLIC SERVICE COMMISSIONERS FROM TRUST FUNDS	2,552,948	3046 SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	57,955
TOTAL POSITIONS	17.00 2,552,948	3047 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	8,793
EXECUTIVE DIRECTION AND SUPPORT SERVICES			0,173
APPROVED SALARY RATE 3,087,924		3048 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
3032 SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	55.00 4,309,987	PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	9,571
3033 OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND	25,000	TOTAL: LEGAL SERVICES FROM TRUST FUNDS	2,750,140
3034 EXPENSES FROM REGULATORY TRUST FUND	1,076,576	TOTAL POSITIONS	28.00 2,750,140
3035 OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND	266,200	PROGRAM: UTILITY REGULATION AND CONSUMER ASSISTANCE	
3036 SPECIAL CATEGORIES		UTILITY REGULATION	
ACQUISITION OF MOTOR VEHICLES FROM REGULATORY TRUST FUND	121,649	APPROVED SALARY RATE 7,502,953	
3037 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		3049 SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	143.00 10,163,422
FROM REGULATORY TRUST FUND	48,829	3050 OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND	25,000
3038 SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	335,325	3051 EXPENSES FROM REGULATORY TRUST FUND	1,286,545
3039 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	17,968	3052 SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	273,298
3040 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		3053 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	44,833
PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	22,126	3054 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
3041 DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT C MANAGEMENT SERVICES		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	43,329
FROM REGULATORY TRUST FUND	21,143	TOTAL: UTILITY REGULATION FROM TRUST FUNDS	11,836,427
OTHER DATA PROCESSING SERVICES FROM REGULATORY TRUST FUND	45,699	TOTAL POSITIONS	143.00 11,836,427
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	6,290,502	AUDITING AND PERFORMANCE ANALYSIS	
TOTAL POSITIONS	55.00 6,290,502	APPROVED SALARY RATE 1,511,510	
LEGAL SERVICES		3055 SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	28.00 2,095,208
APPROVED SALARY RATE 1,768,726		3056 EXPENSES FROM REGULATORY TRUST FUND	330,375
3043 SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	28.00 2,321,898	3057 SPECIAL CATEGORIES CONTRACTED SERVICES	,
3044 OTHER PERSONAL SERVICES		FROM REGULATORY TRUST FUND	57,955

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND		9,086	SPECI	ON 6 - GENERAL GOVERNMENT FIC PRIATION FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	318,346	281,028 1,153,170
3059	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND		9,234	3067	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	12,091	12,077 73,203
TOTAL:	AUDITING AND PERFORMANCE ANALYSIS FROM TRUST FUNDS		2,501,858	3068	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM OPERATING TRUST FUND		350,000
	TOTAL POSITIONS	28.00	2,501,858	3069	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
TOTAL:	PUBLIC SERVICE COMMISSION FROM TRUST FUNDS		25,931,875	3070		16,864	
	TOTAL POSITIONS		25,931,875	3070	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	1,295,278	
	E, DEPARTMENT OF funds are appropriated in Specific Appro	opriations 2060 th	hrough 2112		FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		145,940 221,325
and of 194	sections 8, 88, and 89 for the payment of space for offices or any other purpose 0 North Monroe Street, Tallahassee, Firida Lease Nos. 720:0139, 730:0239 or 73	of rent, lease or or use at Northwo lorida, pursuant (possession ood Centre, to State of	TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND		15,482,593
by the spe	the Department of Revenue, notwithstand contrary. The Department of Revenue is po- cific appropriation from the General Reve m any other source for the rent, lease or	ing any lease or o rohibited from exp enue Fund, any tro	contract to pending any ust fund or	D₽∩DFI	TOTAL POSITIONS	257.50	29,434,924
off Str	ices or other purpose or use at Northwo eet, Tallahassee, Florida, pursuant to :0139, 730:0239 or 730:M139, or any other	od Centre, 1940 No State of Florida	orth Monroe		APPROVED SALARY RATE 7,609,810		
	M: ADMINISTRATIVE SERVICES PROGRAM	rease.		3071	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CERTIFICATION PROGRAM TRUST	154.00 10,536,652	
EXECUT	IVE DIRECTION AND SUPPORT SERVICES				FUND		222,436
A	PPROVED SALARY RATE 14,195,957			3072	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	21,170	
3060	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	257.50 10,666,240	6,300,695 2,482,414		EXPENSES FROM GENERAL REVENUE FUND	885,509	
3061	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND		73,740	3071	ABRIAL PHOTOGRAPHY AND MAPPING FROM GENERAL REVENUE FUND	167,441	
3062	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		461,726 1,324,170	noi	FUND	enue Fund is pro	vided to the
3063	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	6,929	17,985	coi 17!	partment of Revenue to fund aerial punties with a population of 50,000 o 53).		
3064	ACQUISITION OF MOTOR VEHICLES			30/5	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	16,012	
3065	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	1 201 575	56,000	3076	SPECIAL CATEGORIES PROPERTY APPRAISER AND TAX COLLECTOR CERTIFICATION PROGRAM FROM CERTIFICATION PROGRAM TRUST FUND		485,000
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		2,487,764 41,356	3077	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	243,311	
3066	SPECIAL CATEGORIES CONTRACTED SERVICES			3078	SPECIAL CATEGORIES		

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SPECIF	ON 6 - GENERAL GOVERNMENT PIC PRIATION			SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION		
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	55,798		3089	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	463,375	
3079	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	22,000		3090	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		899,487
3080	SPECIAL CATEGORIES FISCALLY CONSTRAINED COUNTIES - CONSERVATION LANDS	252 265		2001	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		192,164
3081	FROM GENERAL REVENUE FUND	953,265		3091	CHILD SUPPORT INCENTIVE PAYMENTS - POLITICAL SUBDIVISIONS		
	FISCALLY CONSTRAINED COUNTIES FROM GENERAL REVENUE FUND	30,166,799			FROM CHILD SUPPORT INCENTIVE TRUST FUND		750,000
TOTAL:	PROPERTY TAX OVERSIGHT FROM GENERAL REVENUE FUND	43,067,957	1,383,702	3092	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT MANAGEMENT SERVICES FROM GENERAL REVENUE FUND		
	TOTAL POSITIONS	154.00	44,451,659	3093	FROM FEDERAL GRANTS TRUST FUND DATA PROCESSING SERVICES	·	5,633
	SUPPORT ENFORCEMENT APPROVED SALARY RATE 77,632,908			3093	NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND	381,065	739,713
3082	SALARIES AND BENEFITS POSITIONS	2,275.00		TOTAL:	CHILD SUPPORT ENFORCEMENT		.057.20
	FROM GENERAL REVENUE FUND FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE	38,324,096			FROM GENERAL REVENUE FUND		196,402,282
	TRUST FUND		1,610,975 76,776,998		TOTAL POSITIONS		264,619,285
3083	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	153,321			L TAX ADMINISTRATION		
	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND		303,505		PPROVED SALARY RATE 93,787,063 SALARIES AND BENEFITS POSITIONS	2.186.25	
2004	FROM FEDERAL GRANTS TRUST FUND		887,385		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	83,163,179	19,240,073
3084	EXPENSES FROM GENERAL REVENUE FUND FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE	7,398,962		3095	FROM GENERAL REVENUE FUND	6,292	31,914,650
	TRUST FUND		13,336 14,341,579		FROM OPERATING TRUST FUND EXPENSES		72,100
3085	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	189,648	368,140		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	1,163,759	4,440,366 13,618,860
3086	SPECIAL CATEGORIES TRANSFER GENERAL REVENUE TO CHILD SUPPORT ENFORCEMENT			3097	GRANTS AND AID TO LOCAL GOVERNMENT/ DISTRIBUTION TO CLERKS OF COURT		
2005	FROM GENERAL REVENUE FUND	1,241,987			FROM THE CLERKS OF THE COURT TRUST FUND		40,902,734
3087	SPECIAL CATEGORIES CHILD SUPPORT ENFORCEMENT ANNUAL FEE FROM GENERAL REVENUE FUND	3,926,098		The	funds in Specific Appropriation 3 Department of Revenue may request the provisions of section 28.36, Florida 8	he release of funds	
3088	SPECIAL CATEGORIES PURCHASE OF SERVICES - CHILD SUPPORT ENFORCEMENT FROM GENERAL REVENUE FUND FROM CHILD SUPPORT INCENTIVE TRUST	16,036,593		3098	AID TO LOCAL GOVERNMENTS EMERGENCY DISTRIBUTIONS FROM LOCAL GOVERNMENT HALF-CENT SALES TAX CLEARING TRUST FUND		25,107,042
	FUND		36,177,871	3099	AID TO LOCAL GOVERNMENTS		_0/20//024
	APPLICATION AND PROGRAM REVENUE TRUST FUND		836,969		INMATE SUPPLEMENTAL DISTRIBUTION FROM LOCAL GOVERNMENT HALF-CENT SALES TAX CLEARING TRUST FUND		592,958
	SYSTEM TRUST FUND		858,628 61,639,899	3100	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	64,556	

SPECI	ON 6 - GENERAL GOVERNMENT PRIATION SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND	1,000.000		SPECIF APPROF the	N 6 - GENERAL GOVERNMENT IC RIATION budget amendment must further outline t essary to provide for transparency in the us		
3121	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	37,149		3132	SPECIAL CATEGORIES ADVERTISING OF PROPOSED AMENDMENTS TO THE CONSTITUTION FROM GENERAL REVENUE FUND	1,280,000	
3122	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	28,529		3133	SPECIAL CATEGORIES VOTING SYSTEMS ASSISTANCE FROM GENERAL REVENUE FUND	525,000	
3123	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	32,759		3134	SPECIAL CATEGORIES STATEWIDE VOTER REGISTRATION SYSTEM - HELP AMERICA VOTE ACT (HAVA) FROM GENERAL REVENUE FUND	2,169,285	
3124	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT O MANAGEMENT SERVICES	F		3135	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,948,560	
3125	FROM GENERAL REVENUE FUND	835,400		3136	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	70,509	
3126	FROM GENERAL REVENUE FUND	15,000		3137	SPECIAL CATEGORIES ELECTION FRAUD PREVENTION FROM GENERAL REVENUE FUND	446,526	
TOTAL	FROM GENERAL REVENUE FUND	61,891		3138	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	29,669	
	FROM TRUST FUNDS	103.00	423,119 12,721,350	3140	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUWAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
PROGR.	AM: ELECTIONS		12,721,330		FROM GENERAL REVENUE FUND	13,358	
ELECT	IONS			3141	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF		
	APPROVED SALARY RATE 2,113,006				MANAGEMENT SERVICES FROM GENERAL REVENUE FUND	136,862	
3127	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	52.00 3,139,715		TOTAL:	ELECTIONS FROM GENERAL REVENUE FUND	13,001,998	3,475,000
3128	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	407,798			TOTAL POSITIONS TOTAL ALL FUNDS		16,476,998
3129	EXPENSES FROM GENERAL REVENUE FUND	1,321,505		PROGRA	M: HISTORICAL RESOURCES		
3130	AID TO LOCAL GOVERNMENTS SPECIAL ELECTIONS				ICAL RESOURCES PRESERVATION AND EXHIBITION		
2121	FROM GENERAL REVENUE FUND	1,500,000			PPROVED SALARY RATE 2,075,407 SALARIES AND BENEFITS POSITIONS	E2 00	
	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	13,211		3142	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	53.00 54,620	369,190 2,730,444
	HELP AMERICA VOTE ACT (HAVA) - 2020 ELECTION SECURITY GRANT FROM FEDERAL GRANTS TRUST FUND nds in Specific Appropriation 3131A are p	rovided to utilize	the 2020	3143	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM OPERATING TRUST FUND		307,572 1,425,949 240,000
De \$3 St an	lp America Vote Act (HAVA) Election S partment of State is authorized to requ ,475,000 for release of funds pursuant atutes. Each budget amendment must specif if the timeframe in which the activity is ex	est budget amendme to chapter 216 y the activity to pected to be compl	nts up to , Florida be funded eted. The	3144	EXPENSES FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM OPERATING TRUST FUND		473,690 1,112,549 6,000
an	dget amendment must specify detailed inform I specific expenditure plans with an Legory. For funding specified for distrib	ticipated deliver	ables by	3145	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		15,625

SECTION SPECIF	N 6 - GENERAL GOVERNMENT	SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT	
	RIATION	APPRO	PRIATION	
	FROM LAND ACQUISITION TRUST FUND 25,000		Pioneer Florida Museum Association, Inc Archives Center - Pasco (Senate Form 2299)	100,000
3146	LUMP SUM HISTORIC PROPERTIES MAINTENANCE FROM LAND ACQUISITION TRUST FUND . 500,000		Homeland Heritage Park Renovation - Polk (HB 2517) (Senate Form 1878)	250,000
3147	SPECIAL CATEGORIES		1604)	500,000
JIII	CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND 2,039,245		Tampa (Senate Form 2574)	50,000
	FROM LAND ACQUISITION TRUST FUND		Tampa (Senate Form 2576)	50,000
3148	SPECIAL CATEGORIES GRANTS AND AIDS - HISTORIC PRESERVATION		I (HB 4873)(Senate Form 2018)Lincolnville African American Museum and Cultural Center	500,000
	GRANTS FROM FEDERAL GRANTS TRUST FUND		- St. Augustine (HB 4755)(Senate Form 2397)Italian Club of Tampa (HB 4069)(Senate Form 2363)	750,000 1,000,000
	FROM LAND ACQUISITION TRUST FUND 1,500,000		om the funds in Specific Appropriation 3153A, \$8,0	
fur Dep	m the funds in Specific Appropriation 3148, \$1,500,000 of recurring ds from the Land Acquisition Trust Fund is provided for the partment of State 2020-2021 Small Matching Historic Preservation onts ranked list in its entirety.	noi his	nrecurring funds from the Federal Grants Trust Fund is pr storic preservation projects providing relief to damages in ceived a major disaster declaration as a result of Hurricane	ovided for areas that
		TOTAL	: HISTORICAL RESOURCES PRESERVATION AND EXHIBITION	
3149	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		FROM GENERAL REVENUE FUND 13,489,409 FROM TRUST FUNDS	19,531,398
2150	FROM LAND ACQUISITION TRUST FUND 72,427		TOTAL POSITIONS 53.00	22 000 000
3150	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		TOTAL ALL FUNDS	33,020,807
	FROM FEDERAL GRANTS TRUST FUND 3,931 FROM LAND ACQUISITION TRUST FUND 20,641	PROGRA	AM: CORPORATIONS	
		COMME	RCIAL RECORDINGS AND REGISTRATIONS	
3151	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	1	APPROVED SALARY RATE 3,794,946	
	PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND 1,903	3154	SALARIES AND BENEFITS POSITIONS 102.00 FROM GENERAL REVENUE FUND 5,516,918	
3152	FROM LAND ACQUISITION TRUST FUND 18,675 DATA PROCESSING SERVICES	3155	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 615	
	OTHER DATA PROCESSING SERVICES FROM LAND ACQUISITION TRUST FUND 34,746	3156	EXPENSES FROM GENERAL REVENUE FUND 1,700,229	
3153	FIXED CAPITAL OUTLAY FACILITIES CONSTRUCTION AND MAJOR RENOVATIONS	3157	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 6,715	
	FROM GENERAL REVENUE FUND 2,500,000	3158	SPECIAL CATEGORIES	
non	m the funds in Specific Appropriation 3153, \$2,500,000 in recurring funds from the General Revenue Fund is provided to the partment of State for the design and construction of an artifact		CONTRACTED SERVICES FROM GENERAL REVENUE FUND 637,069	
	attment of state for the design and construction of an artifact ration facility.	3159		
3153A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		RICO ACT - ALIEN CORPORATIONS FROM GENERAL REVENUE FUND 262,197	
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SPECIAL CATEGORIES -	3160	SPECIAL CATEGORIES	
	ACQUISITION, RESTORATION OF HISTORIC PROPERTIES		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 20,762	
	FROM GENERAL REVENUE FUND 10,934,789 FROM FEDERAL GRANTS TRUST FUND 8,054,000	3161	SPECIAL CATEGORIES	
	m the funds in Specific Appropriation 3153A, \$5,595,476 in recurring funds from the General Revenue Fund is provided for the		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 5,880	
Dep	artment of State 2020-2021 Special Categories Grants ranked list.	3162	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
	remaining nonrecurring funds in Specific Appropriation 3153A from General Revenue Fund shall be allocated as follows:		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	
H	Sistoric Bush House Renovations (HB 2743) (Senate Form 2214)	2162	•	
	ay of Pigs - Brigade 2506 Museum (HB 3725)(Senate Form 1831)	2103	DATA PROCESSING SERVICES DATA PROCESSING ASSESSMENT - DEPARTMENT OF MANAGEMENT SERVICES	
	Amp Matecumbe - Historic Pedro Pan Hall Renovation - Miami-Dade (HB 2353)(Senate Form 1591)		FROM GENERAL REVENUE FUND 540,132	
G	roveland Train Depot (HB 4589) (Senate Form 2012) 189,313	TOTAL	: COMMERCIAL RECORDINGS AND REGISTRATIONS	

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION FROM GENERAL REVENUE FUND	8,727,628		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Library Construction Grants ranked list.
משחמשת	TOTAL POSITIONS	102.00	8,727,628	TOTAL: LIBRARY, ARCHIVES AND INFORMATION SERVICES FROM GENERAL REVENUE FUND
	Y, ARCHIVES AND INFORMATION SERVICES PPROVED SALARY RATE 2,930,695			TOTAL POSITIONS 69.00 TOTAL ALL FUNDS
3164	SALARIES AND BENEFITS POSITIONS	69.00		PROGRAM: CULTURAL AFFAIRS
3101		1,427,145	1,564,891 1,044,047	CULTURAL AFFAIRS APPROVED SALARY RATE 1,296,693
3165	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	76,128	238,072 72,607	3175 SALARIES AND BENEFITS POSITIONS 35.00 FROM GENERAL REVENUE FUND
3166	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	1,601,831	426,392 358,658	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
3167	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIBRARY COOPERATIVES FROM GENERAL REVENUE FUND	2,000,000		3177 EXPENSES FROM GENERAL REVENUE FUND
3168	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIBRARY GRANTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	17,304,072	3,205,204	3178 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ARTS GRANTS FROM FEDERAL GRANTS TRUST FUND 232,231 3179 OPERATING CAPITAL OUTLAY
3169	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	24,960	40,498 9,740	FROM GENERAL REVENUE FUND
3170	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	226,633	501,966 187,059	3180 SPECIAL CATEGORIES GRANTS AND AIDS - CULTURAL AND MUSEUM GRANTS FROM GENERAL REVENUE FUND
3171	SPECIAL CATEGORIES LIBRARY RESOURCES FROM GENERAL REVENUE FUND	484,388	3,304,848	From the funds in Specific Appropriation 3180, \$13,600,000 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list in its entirety.
3172	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	17,571		The remaining nonrecurring funds in Specific Appropriation 3180 from the General Revenue Fund shall be allocated as follows:
3173	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	18,101	7,308 3,724	Miami Military Museum and Memorial (HB 2063) (Senate Form 1057)
3174	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	15,994	8,313 7,637	High School (HB 3781) (Senate Form 1620)
3174A	FIXED CAPITAL OUTLAY LIBRARY CONSTRUCTION GRANTS FROM GENERAL REVENUE FUND	1,000,000		3180A SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA AFRICAN-AMERICAN HERITAGE PRESERVATION NETWORK FROM GENERAL REVENUE FUND
Fro	m the funds in Specific Appropriat	ion 3174A, \$1,0	00,000 of	The nonrecurring funds in Specific Appropriation 3180A are provided to

6,438,993,326

4.212.248

60,186

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

the Florida African-American Heritage Preservation Network (FAAHPN) (HB 2785) (Senate Form 1360). The funds shall be used as follows: (a) seventy percent for grants to affiliate organizations for technology and equipment acquisitions, content and exhibit development, preservation of documents and artifacts, or other eligible expenses as determined by FAAHPN; (b) fifteen percent for 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 FAAHPN To 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 five percent of the total amount of grants awarded pursuant to this appropriation.

3181	SPECIAL CATEGORIES
	CONTRACTED SERVICES
	FROM GENERAL REVENUE FU
	FROM FEDERAL CRANTS TRIL

750,000

3181A SPECIAL CATEGORIES

GRANTS AND AIDS - FLORIDA ENDOWMENT FOR

THE HUMANITIES

FROM GENERAL REVENUE FUND

The nonrecurring funds in Specific Appropriation 3181A are provided for the Florida Humanities Council (HB 2231) (Senate Form 2032).

3182 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND 20,814

3183 SPECIAL CATEGORIES
HOLOCAUST DOCUMENTATION AND EDUCATION
CENTER

FROM GENERAL REVENUE FUND 357,000

From the funds in Specific Appropriation 3183, \$100,000 in recurring funds and \$257,000 in nonrecurring funds from the General Revenue Fund are provided for funding an appropriations project (HB 2393) (Senate Form 1574).

3184 SPECIAL CATEGORIES

3185 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND

3186 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SPECIAL CATEGORIES - CULTURAL FACILITIES PROGRAM FROM GENERAL REVENUE FUND

FROM GENERAL REVENUE FUND 5,658,871

From the funds in Specific Appropriation 3186, \$3,778,871 of nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural Facilities ranked list.

The remaining nonrecurring funds in Specific Appropriation 3186 from the General Revenue Fund shall be allocated as follows:

 Miami Military Museum and Memorial (HB 2063) (Senate Form 1057)
 600,000

 Happy Workers Learning Center Rehab/Restoration (HB 3469) (Senate Form 1939)
 300,000

 Richloam Museum (HB 3501) (Senate Form 1908)
 50,000

SECTION 6 - GENERAL GOVERNMENT

APPROPRIATION St. Augustine Lighthouse Tower Preservation (HB 4757) Pulse Memorial & Museum (HB 3615) (Senate Form 1932)	250,000 680,000
TOTAL: CULTURAL AFFAIRS FROM GENERAL REVENUE FUND	2,307,690
TOTAL POSITIONS	29,890,025
TOTAL: STATE, DEPARTMENT OF FROM GENERAL REVENUE FUND	36,718,171
TOTAL POSITIONS	136,014,595
TOTAL OF SECTION 6	
FROM GENERAL REVENUE FUND 1,240,107,865	
FROM TRUST FUNDS	5,198,885,461
TOTAL POSITIONS 18.424.50	

SECTION 7 - JUDICIAL BRANCH

The moneys contained herein are appropriated from the named funds to the State Courts System as the amounts to be used to pay salaries, other operational expenditures and fixed capital outlay.

TOTAL ALL FUNDS

STATE COURT SYSTEM

From the funds in Specific Appropriations 3198 through 3246, the Office of the State Courts Administrator shall coordinate with the circuit courts to develop or procure one or more electronic criminal justice risk assessment solutions. The solution(s) shall be a validated pretrial risk assessment instrument for all counties which will objectively analyze the risk that a criminal defendant will re-offend or fail to appear before trial and provide risk levels that will inform the court's decision as to whether the defendant should be detained pretrial or released with or without conditions. Criminal justice agencies shall cooperate with the implementation of the tool. In determining the appropriate pretrial risk assessment instruments, the office, in collaboration with the participating criminal justice agencies, shall review existing, validated pretrial risk assessment instruments. The office shall submit to the President of the Senate and the Speaker of the House of Representatives an interim report by February 1, 2021, which addresses the implementation status, outcomes, and whether risk assessment instruments used in problem solving courts could be included in the solution. A final report shall be issued by January 3, 2022, and shall include the preliminary outcome results from the use of the tool.

7,025,236

PROGRAM: SUPREME COURT

COURT OPERATIONS - SUPREME COURT

APPROVED SALARY RATE

3189 EXPENSES FROM GENERAL REVENUE FUND 850,803

JOURNAL OF THE SENATE

SPECIE APPROI	PRIATION			SPECI1	PRIATION		
	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	31,371		3200	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM STATE COURTS REVENUE TRUST	1,939,887	284,676
3191	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	380,205			FROM STATE COURTS REVENUE TRUST FUND		23,640 1,992,949 872,006
3192	SPECIAL CATEGORIES DISCRETIONARY FUNDS OF THE CHIEF JUSTICE FROM GENERAL REVENUE FUND	15,000		3201	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	113,735	·
dis	nds provided in Specific Appropriation scretion of the Chief Justice to carry out art. These funds shall be disbursed by t	the official dut	ies of the		FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		50,000 10,000 26,332
	on receipt of vouchers authorized by the Chi			3202	SPECIAL CATEGORIES GRANTS AND AIDS - CLERK OF COURT		
3193	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	370.000	
	FROM GENERAL REVENUE FUND	54,365		רוים	nds in Specific Appropriation 3202 shall		Office of
3194	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	18,418		the of ma:	e State Courts Administrator, in coordinatic Court Operations Corporation and clerk intenance, and enhancement of an informat ectronically transmit alert reminders and	on with the Florions of court, for one ion technology places	da Clerks peration, atform to
3195	SPECIAL CATEGORIES SUPREME COURT LAW LIBRARY FROM GENERAL REVENUE FUND	248,018		in ex:	volved with the state courts system. The pla isting state, county, or other court- or ju stems, as necessary. Any data collected is	tform shall integ ustice-related in:	rate with formation
3196	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	24,308		Adı pro mei	Florida or designated agency. The Off. ministrator shall provide a project state ogress made to date for each milestone and of trics such as failures to appear in order to	tus report which deliverable as we assess the perfo	includes ll as key rmance of
3197	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			Cor Apj	e project. The report shall be submitted of mmittee on Appropriations, the chair of the propriations Committee, and the Executive fice of Policy and Budget on July 15, 2020,	e House of Represe e Office of the G	entatives overnor's
	FROM GENERAL REVENUE FUND	21,810		3203	SPECIAL CATEGORIES CONTRACTED SERVICES		
TOTAL	COURT OPERATIONS - SUPREME COURT FROM GENERAL REVENUE FUND	7 010 745			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	511,010	151,000
	FROM TRUST FUNDS		4,272,434		FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		106,105 472,755
DVDQU	TOTAL POSITIONS	99.00	12,092,179	3204	SPECIAL CATEGORIES FLORIDA CASES SOUTHERN 2ND REPORTER FROM GENERAL REVENUE FUND	(22, 424	
	om the funds in Specific Appropriations 3	398, 3200, 3203,	and 3208,		FROM STATE COURTS REVENUE TRUST FUND	632,424	101,124
\$3, to tra	e position, associated salary rate and \$333, 940 of nonrecurring funds from the Genera the Office of the State Courts Adminis aining specialist to provide training to co	l Revenue Fund i trator to hire a urt teams partic	s provided statewide ipating in	3205	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	85,941	
Ear	rly Childhood Courts (ECCs). Additionall atract for an evaluation of the ECCs countability, and fidelity of the programs'	y, funds are p to ensure the	rovided to quality,	3206	COMPUTER SUBSCRIPTION SERVICES		
I	APPROVED SALARY RATE 11,856,144				FROM GENERAL REVENUE FUND	209,533	
3198		195.00 7,847,583		3207	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	46,159	
	FROM ADMINISTRATIVE TRUST FUND FROM STATE COURTS REVENUE TRUST FUND		371,152 5,331,376		FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		7,500 5,500
3199	FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND OTHER PERSONAL SERVICES		1,549,241 1,063,637	3208	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
J±//	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM STATE COURTS REVENUE TRUST	238,388	225,992		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND	35,499	196 3,651
	FUND		31,596 105,957		FROM FEDERAL GRANTS TRUST FUND		3,933
	FROM FEDERAL GRANTS TRUST FUND		85,030	3209	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES		

SECTION 7 - JUDICIAL BRANCH SPECIFIC		SECTION 7 - JUDICIAL BRANCH SPECIFIC
APPROPRIATION FROM GENERAL REVENUE FUND 2,516,309 FROM ADMINISTRATIVE TRUST FUND	150,000	APPROPRIATION FUND
FROM STATE COURTS REVENUE TRUST FUND	448,696	3213 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 14,546,468		FROM ADMINISTRATIVE TRUST FUND 27,000 3214 SPECIAL CATEGORIES
FROM TRUST FUNDS	13,474,044	COMPENSATION TO RETIRED JUDGES FROM GENERAL REVENUE FUND 51,790
TOTAL ALL FUNDS	28,020,512	3215 SPECIAL CATEGORIES CONTRACTED SERVICES
ADMINISTERED FUNDS - JUDICIAL		FROM GENERAL REVENUE FUND
COURT OPERATIONS - ADMINISTERED FUNDS		3216 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
3209A AID TO LOCAL GOVERNMENTS SMALL COUNTY COURTHOUSE FACILITIES FROM STATE COURTS REVENUE TRUST		3217 SPECIAL CATEGORIES
FUND	125,000	SALARY INCENTIVE PAYMENTS FROM STATE COURTS REVENUE TRUST
Funds provided in Specific Appropriation 3209A are to be used County Courthouse Security (HB 4917) (Senate Form 2430).	l for Union	FUND
3209B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FIXED CAPITAL OUTLAY - COUNTY COURTHOUSE		3218 SPECIAL CATEGORIES DISTRICT COURT OF APPEAL LAW LIBRARY FROM GENERAL REVENUE FUND 162,797
FACILITIES FROM STATE COURTS REVENUE TRUST		3219 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
FUND	775,000	FROM GENERAL REVENUE FUND 62,686
Funds in Specific Appropriation 3209B are provided for the fixed capital outlay projects:	e following	3220 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
Nassau County Courthouse Annex Completion Project (HB 3351) (Senate Form 1680)		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
Form 1457) Union County Courthouse and Jail Security (HB 4917) (Senate Form 2430)		FROM STATE COURTS REVENUE TRUST FUND
3209C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY IMPROVEMENTS - LIBERTY COUNTY COURTHOUSE	2707000	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND
FROM STATE COURTS REVENUE TRUST FUND	380,000	3221A FIXED CAPITAL OUTLAY SECOND DISTRICT COURT OF APPEAL NEW
Funds in Specific Appropriation 3209C are provided for Libe	erty County	COURTHOUSE CONSTRUCTIONS - DMS MGD FROM GENERAL REVENUE FUND
Courthouse Improvements (HB 2959) (Senate Form 1451).		Funds in Specific Appropriation 3221A are provided for the relocation
TOTAL: COURT OPERATIONS - ADMINISTERED FUNDS FROM TRUST FUNDS	1,280,000	of the 2nd District Court of Appeal. State or local land shall be sought for the relocated courthouse. A state-owned property located in Pinellas County, Florida, is the first choice for the new courthouse. The funds
TOTAL ALL FUNDS	1,280,000	may be used for architectural and engineering professional services, and construction management to prepare the cost projection for the new
PROGRAM: DISTRICT COURTS OF APPEAL		courthouse. Funds from this appropriation may also be used for demolition or other expenses related to repurposed land, and for general
COURT OPERATIONS - APPELLATE COURTS		site preparation, construction or relocation expenses of state workers at the repurposed site, if needed. In the event a state-owned location in Pinellas County, Florida cannot be made available, the courts shall
APPROVED SALARY RATE 32,896,022 3210 SALARIES AND BENEFITS POSITIONS 445.00		work with the Department of Management Services to select another location. If there is no suitable state or local land available in the
FROM GENERAL REVENUE FUND	2,028,114	greater Tampa Bay area, funds may be used to purchase land including to purchase contiguous properties to state or local lands within the jurisdiction of the 2nd District Court of Appeal.
FUND	13,175,976	TOTAL: COURT OPERATIONS - APPELLATE COURTS
3211 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 140,007		FROM GENERAL REVENUE FUND
3212 EXPENSES FROM GENERAL REVENUE FUND 3,398,286	0.1	TOTAL POSITIONS
FROM ADMINISTRATIVE TRUST FUND FROM STATE COURTS REVENUE TRUST	94,669	PROGRAM: TRIAL COURTS

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION COURT OPERATIONS - CIRCUIT COURTS

From the funds in Specific Appropriations 3222, 3224, 3236, nine positions, associated salary rate, and \$1,433,945 of recurring funds and \$21,591 of nonrecurring funds from the General Revenue Fund is provided for one additional circuit court judgeship in the First Judicial Circuit and the Fourteenth Judicial Circuit, and two additional circuit court judgeships in the Ninth Judicial Circuit, contingent upon HB 5301 or similar legislation becoming law.

From the funds in Specific Appropriations 3222, 3224, and 3236, 20 positions, associated salary rate and \$1,864,719 of recurring funds and \$47,080 of nonrecurring funds from the General Revenue Fund is provided to the trial courts to be used for community coordinators for Early Childhood Courts (ECCs). The Office of the State Courts Administrator (OSCA) may coordinate with participating circuit courts to fill community coordinator positions for the circuits' ECCs.

APPROVED SALARY RATE 224,635,153

3222	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM STATE COURTS REVENUE FUND	FUND	3,017.50 266,763,367	286,678 49,106,006
	FROM FEDERAL GRANTS TRUST	FUND		6,735,294
3223	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE FUND FROM FEDERAL GRANTS TRUST	TRUST	833,096	164,243 25,930
3224	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FROM STATE COURTS REVENUE FUND	FUND TRUST	6,277,641	3,928 334,505 110,616
3225	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE FUND		266,618	144,982
3226	SPECIAL CATEGORIES PROBLEM SOLVING COURTS FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE FUND	TRUST	10,845,555	260,000

From the funds in Specific Appropriation 3226, the Office of the State Courts Administrator shall provide a report by February 1, 2021, to the President of the Senate and the Speaker of the House of Representatives which details the number of participants in each problem-solving court for each fiscal year the court has been operating and the types of services provided, each source of funding for each court during each fiscal year, and information on the performance of each court based upon outcome measures established by the courts.

From the funds in Specific Appropriation 3226, \$9,412,527 in recurring funds from the General Revenue Fund is provided for treatment services, drug testing, case management, and ancillary services for participants in problem-solving courts, including, but not limited to, adult drug courts, juvenile drug courts, family dependency drug courts, early childhood courts, mental health courts, and veterans courts. Funds may also be used to provide training and education for multidisciplinary problem-solving court team members to gain up-to-date knowledge on best practices.

The Trial Court Budget Commission shall determine the allocation of funds to the circuits. Funds distributed from this specific appropriation must be matched by local government, federal government, or private funds. The matching ratio for allocation of these funds shall

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION

be 30 percent non-state and 70 percent state funding, other than veterans court, which shall have a matching ratio of 20 percent non-state funding and 80 percent state funding. However, no match will be required for a problem-solving court that by its primary purpose or mission addresses activities for which state dollars are typically expended. Further, if the county meets the definition of a "fiscally constrained county," as provided in section 218.67, Florida Statutes, no match will be required. In pursuing funding under this specific appropriation, a circuit may consider, among other criteria, the extent to which a problem-solving court addresses the needs of individuals with an opioid use disorder.

From the funds in Specific Appropriation 3226, \$1,425,000 in recurring funds from the General Revenue Fund is provided for felony and/or misdemeanor pretrial or post-adjudicatory veterans' treatment intervention programs in the following counties:

Alachua	150,000
Clay	150,000
Duval	200,000
Escambia	
Leon	125,000
Okaloosa	150,000
Orange	200,000
Pasco	150,000
Pinellas	150,000

From the funds in Specific Appropriation 3226, \$260,000 in nonrecurring funds from the State Courts Revenue Trust Fund is provided for the Seminole County Juvenile Drug Court (HB 3059) (Senate Form 1954).

3227	SPECIAL CATEGORIES		
	CIVIL TRAFFIC INFRACTION HEARING OFFICERS		
	FROM GENERAL REVENUE FUND	2,042,854	
		2/012/001	
3228	SPECIAL CATEGORIES		
3220	COMPENSATION TO RETIRED JUDGES		
	***************************************	0 015 040	
	FROM GENERAL REVENUE FUND	2,015,249	
3229	ODECTAL CAMECODIEC		
3229	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	12,161,897	
	FROM STATE COURTS REVENUE TRUST		
	FUND		436,38

From the funds in Specific Appropriation 3229, \$5,000,000 in recurring funds and \$500,000 in nonrecurring funds from the General Revenue Fund 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 (recurring base appropriations project) (HB 3879). The Office of the State Courts Administrator shall contract with a non-profit entity for the purpose of purchasing and distributing the medication.

From the funds in Specific Appropriation 3229, \$6,000,000 in recurring funds from the General Revenue Fund is provided to the Office of State Court Administrator for medication-assisted treatment of substance abuse disorders in individuals involved in the criminal justice system, individuals who have a high likelihood of becoming involved in the criminal justice system, or individuals who are in court-ordered, community-based drug treatment. Such medication-assisted treatment may include, but is not limited to, methadone, buprenorphine, buprenorphine extended release injectable, and naltrexone extended release injectable. The Office of the State Courts Administrator shall contract with a non-profit entity for the purpose of purchasing and distributing the medication.

From the funds in Specific Appropriation 3229, \$436,387 in nonrecurring funds from the State Courts Revenue Trust Fund is provided for the following appropriations projects:

Community Court Program - City of Fort Lauderdale (HB

SECTIO SPECIE	N 7 - JUDICIAL BRANCH			SECTION SPECIAL SPECIA	ON 7 - JUDICIAL BRANCH		
	PRIATION			APPRO	PRIATION		
	3289) (Senate Form 1292)		136,387	3240	EXPENSES		
I	10. 314	lara a la c			FROM GENERAL REVENUE FUND	2,935,194	
	Incarceration (HB 2197)		300,000		ADDRESS ASSESS ASSESS		
2220	CDECTAL CAMBOODIEC			3241	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	15 000	
3230	SPECIAL CATEGORIES DOMESTIC VIOLENCE OFFENDER MONITORING				FROM GENERAL REVENUE FUND	15,000	
	PROGRAM			3242	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND	316,000		0212	ADDITIONAL COMPENSATION FOR COUNTY JUDGES		
		•			FROM GENERAL REVENUE FUND	75,000	
Fun	ds in Specific Appropriation 3230 a	re provided to the	Eighteenth				
Jud	licial Circuit to continue its program t	o protect victims o	f domestic	3243	SPECIAL CATEGORIES		
	plence with Active Global Positioning	Satellite (GPS)	technology		CONTRACTED SERVICES FROM GENERAL REVENUE FUND	460,000	
(re	curring base appropriations project).				FROM GENERAL REVENUE FUND	468,000	
3231	SPECIAL CATEGORIES			3244	SPECIAL CATEGORIES		
3231	RISK MANAGEMENT INSURANCE			0211	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	1,790,417			FROM GENERAL REVENUE FUND	147,573	
3232				3245	SPECIAL CATEGORIES		
	STATEWIDE GRAND JURY - EXPENSES	440.040			LEASE OR LEASE-PURCHASE OF EQUIPMENT	20.200	
	FROM GENERAL REVENUE FUND	143,310			FROM GENERAL REVENUE FUND	30,382	
3233	SPECIAL CATEGORIES			2216	SPECIAL CATEGORIES		
3433	LEASE OR LEASE-PURCHASE OF EQUIPMENT			3240	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FROM GENERAL REVENUE FUND	57,133			SERVICES - HUMAN RESOURCES SERVICES		
					PURCHASED PER STATEWIDE CONTRACT		
3234	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	130,453	
	MEDIATION/ARBITRATION SERVICES						
	FROM GENERAL REVENUE FUND	3,279,359		TOTAL	: COURT OPERATIONS - COUNTY COURTS		
	and almaan				FROM GENERAL REVENUE FUND	96,726,157	5 010 606
3235	SPECIAL CATEGORIES				FROM TRUST FUNDS		5,912,636
	STATE COURTS DUE PROCESS COSTS FROM GENERAL REVENUE FUND	10 7/0 726			TOTAL POSITIONS	660.00	
	FROM ADMINISTRATIVE TRUST FUND	17,740,730	1,104,930		TOTAL ALL FUNDS	000.00	102,638,793
	TROTT IDEAL STREET		1,101,330		10112 1122 101120 1 1 1 1 1 1 1 1 1 1 1		202/000/.50
3236	SPECIAL CATEGORIES			PROGRA	AM: JUDICIAL QUALIFICATIONS COMMISSION		
	TRANSFER TO DEPARTMENT OF MANAGEMENT						
	SERVICES - HUMAN RESOURCES SERVICES			JUDIC:	IAL QUALIFICATIONS COMMISSION OPERATIONS		
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	597,763		,	APPROVED SALARY RATE 301,904		
	FROM FEDERAL GRANTS TRUST FUND	331,103	29,029	1	APPROVED SALIARI RAIE 501,904		
	TROFT LEDERALE GRANTO TROOT TOND		25,025	3247	SALARIES AND BENEFITS POSITIONS	4.00	
3237	DATA PROCESSING SERVICES				FROM GENERAL REVENUE FUND	395,777	
	OTHER DATA PROCESSING SERVICES						
	FROM GENERAL REVENUE FUND	1,482,114		3248	EXPENSES		
	FROM STATE COURTS REVENUE TRUST				FROM GENERAL REVENUE FUND	160,205	
	FUND		447,780	2040	ODDDAMING GADIMAL OUMLAU		
ייי דייייייייייייייייייייייייייייייייי	COURT OPERATIONS CIRCUITY COURTS			3249	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,638	
IUIAL:	COURT OPERATIONS - CIRCUIT COURTS FROM GENERAL REVENUE FUND	328 621 109			FROM GENERAL REVENUE FUND	1,030	
	FROM TRUST FUNDS	320,021,107	59,190,308	3250	SPECIAL CATEGORIES		
			,,				
	TOTAL POSITIONS				CONTRACTED SERVICES		
	TOTALL FOOTITIONS	3,017.50			FROM GENERAL REVENUE FUND	240,475	
	TOTAL ALL FUNDS		387,811,417		FROM GENERAL REVENUE FUND	240,475	
COTTOE	TOTAL ALL FUNDS		387,811,417	3251	FROM GENERAL REVENUE FUND	240,475	
COURT			387,811,417	3251	FROM GENERAL REVENUE FUND		
	TOTAL ALL FUNDS	·		3251	FROM GENERAL REVENUE FUND	240,475	
Fro	TOTAL ALL FUNDS	ons 3238, 3240 an	d 3246, 12		FROM GENERAL REVENUE FUND		
Fro	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring	d 3246, 12 funds and		FROM GENERAL REVENUE FUND		
Fro pos \$28 for	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County	d 3246, 12 funds and s provided and in Lee		FROM GENERAL REVENUE FUND	700	
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi	d 3246, 12 funds and s provided and in Lee llsborough	3252	FROM GENERAL REVENUE FUND	700 231,294	
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi	d 3246, 12 funds and s provided and in Lee llsborough	3252 Fu	FROM GENERAL REVENUE FUND	700 231,294 to be used on	ly for case
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi	d 3246, 12 funds and s provided and in Lee llsborough	3252 Fui exj	FROM GENERAL REVENUE FUND	700 231,294 to be used on and prosecution	of formal
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi	d 3246, 12 funds and s provided and in Lee llsborough	3252 Fui exp cha	FROM GENERAL REVENUE FUND	700 231,294 to be used onland prosecution ney's fees, court	of formal reporting
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi legislation becomin	d 3246, 12 funds and s provided and in Lee llsborough	3252 Fui exp cha fee	FROM GENERAL REVENUE FUND	700 231,294 to be used onland prosecution ney's fees, court	of formal reporting
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi	d 3246, 12 funds and s provided and in Lee llsborough	3252 Fui exp cha fee	FROM GENERAL REVENUE FUND	700 231,294 to be used onland prosecution ney's fees, court	of formal reporting
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi legislation becomin 660.00	d 3246, 12 funds and s provided and in Lee llsborough	3252 Fui exp cha fee	FROM GENERAL REVENUE FUND	700 231,294 to be used onland prosecution ney's fees, court	of formal reporting
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi legislation becomin 660.00	d 3246, 12 funds and s provided and in Lee llsborough	3252 Furexpectors feed adj	FROM GENERAL REVENUE FUND	700 231,294 to be used onland prosecution ney's fees, court	of formal reporting
Frc pos \$28 for Cou Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi legislation becomin 660.00	d 3246, 12 funds and s provided and in Lee llsborough g law.	3252 Furexpectors feed adj	FROM GENERAL REVENUE FUND	700 231,294 to be used onland prosecution ney's fees, court	of formal reporting
Fro pos \$28 for Cou	TOTAL ALL FUNDS	ons 3238, 3240 an 27,109 of recurring eral Revenue Fund i p in Orange County rt judgeships in Hi legislation becomin 660.00 92,897,489	d 3246, 12 funds and s provided and in Lee llsborough g law.	3252 Furexpectors feed adj	FROM GENERAL REVENUE FUND	700 231,294 to be used onland prosecution ney's fees, court	of formal reporting

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION TOTAL: JUDICIAL QUALIFICATIONS COMMISSION OPERATIONS FROM GENERAL REVENUE FUND 1.031.072 TOTAL POSITIONS 4.00 TOTAL ALL FUNDS 1,031,072 TOTAL: STATE COURT SYSTEM FROM GENERAL REVENUE FUND 506,245,928 FROM TRUST FUNDS 99,609,719 TOTAL POSITIONS 4.420.50 TOTAL ALL FUNDS 605,855,647 TOTAL APPROVED SALARY RATE 341,333,528 TOTAL OF SECTION 7 FROM GENERAL REVENUE FUND 506,245,928 FROM TRUST FUNDS 99,609,719 TOTAL POSITIONS 4,420.50 TOTAL ALL FUNDS 605,855,647

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS - FISCAL YEAR 2020-2021

This section provides instructions for implementing the Fiscal Year 2020-2021 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 and chapter 216, Florida Statutes.

References to an "eligible" employee refer to an employee who is, at a minimum, meeting his or her required performance standards, if applicable. If an ineligible employee achieves performance standards subsequent to the salary implementation date, but on or before the end of the fiscal year, the employee may receive the increase; however, the increase shall be effective on the date the employee becomes eligible but not retroactively. In addition, any salary increase or bonus provided under this section shall be pro-rated based on the full-time equivalency of the employee's position. Employees classified as other personnel services employees are not eligible for an increase.

It is the intent of the Legislature that the minimum for each pay grade and pay band may not be adjusted during the 2020-2021 fiscal year and that the maximums for each pay grade and pay band be adjusted upward commensurate with the increases provided in subsections (1)(b), and (2) (a),(b) and (c). In addition, the Legislature intends that all eligible employees receive the increases specified in this section, even if the implementation of such increases results in an employee's salary exceeding the adjusted pay grade maximum.

(1) EMPLOYEE AND OFFICER COMPENSATION

(a) Officer Compensation

The elected officers, members of commissions, and designated employees shall be paid at the annual rate, listed below, for the 2020-2021 fiscal year; however, these salaries may be reduced on a voluntary basis.

	10/01/2020
Courrer 120 272	134,181
Governor	134,161
Chief Financial Officer	132,841
Attorney General	132,841
Agriculture, Commissioner of	132,841
Supreme Court Justice	227,218
Judges - District Courts of Appeal	174,641 165,509
Judges - County Courts	156,377
State Attorneys	174,641
Public Defenders	174,641
Commissioner - Public Service Commission 132,036	135,997

SECTION 8 SPECIFIC

APPROPRIATION

Public Employees Relations Commission Chair	97,789	100,723
Public Employees Relations Commission Commissioners.	46,362	47,753
Commissioner - Parole	92,724	95,506
Criminal Conflict and Civil Regional Counsels	115,000	118,450

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.

(b) Employee Compensation

Effective October 1, 2020, funds are provided in Specific Appropriation 2014B to grant a competitive pay adjustment of 3.0 percent to each eligible employee in the Career Service, the Selected Exempt Service, the Senior Management Service, the lottery pay plan, the judicial branch pay plan, the legislative pay plan, and the pay plans administered by the Justice Administration Commission, to each military employee of the Florida National Guard on full-time military duty, and to each eligible non-career service employee of the Florida School for the Deaf and Blind, based on each eligible employee's September 30, 2020, base rate of pay, but the minimum annual increase shall be \$1,000. This competitive pay adjustment shall not apply to the Child Protective Investigator classifications within the Department of Children and Families receiving compensation adjustments pursuant to subsection (2)(b) of Section 8 listed below.

- (2) SPECIAL PAY ISSUES
- (a) Security Service Employees
- 1. For the purposes of this paragraph, "security service employee"
- a. An employee of the Department of Corrections in the following classification codes: Correctional Officer (8003); Correctional Officer Sergeant (8005); Correctional Officer Lieutenant (8011); Correctional Officer Captain (8013); Correctional Officer Major (8015); Correctional Officer Colonel (8017); Correctional Probation Officer (8036); Correctional Probation Officer - Institution (8037); Correctional Probation Senior Officer (8039); Correctional Probation Officer Specialist (8040); Correctional Probation Senior Officer - Institution (8041); Correctional Probation Supervisor (8045); Correction Probation Senior Supervisor (8046); Correctional Probation Senior Supervisor Institution SES (8048); Inspector DC (8026); Senior Inspector DC (8028); and Inspector Supervisor (8029); and
- b. An employee of the Agency for Persons with Disabilities or Department of Children and Families in the following classification codes: Institutional Security Specialist I (8237); Institutional Security Specialist II (8238); Institutional Security Specialist Shift Supervisor (8240); Institutional Security Chief (8243).
- 2. Effective October 1, 2020, funds are provided in Specific Appropriation 2014B, in addition to the competitive market pay adjustment provided in paragraph (1)(b), to grant:
- a. Each eligible security service employee with less than 2 years of service as a security service employee, a special pay adjustment of \$500 to each eligible security service employee's September 30, 2020 base rate of pay.
- b. Each eligible security service employee with 2 or more years, but less than 5 years, of service as a security service employee, a service longevity pay adjustment of \$1,500 to each eligible security service employee's September 30, 2020 base rate of pay.
- c. Each eligible security service employee with 5 or more years of service as a security service employee, a service longevity pay adjustment of \$2,500 to each eligible security service employee's September 30, 2020 base rate of pay.
- (b) Department of Children and Families Child Protective Investigators

1. Effective July 1, 2020, funds are provided in Specific Appropriation 2014B for the Department of Children and Families to grant a 10.0 percent increase to each Child Protective Investigator and Senior Child Protective Investigator (class codes 8371 and 8373); and a 5.0 percent increase to each Child Protective Investigator Supervisor and Child Protective Field Support Consultant (class codes 8372 and 8374) June 30, 2020, base rate of pay.

(c) Department of Corrections Teachers

Effective October 1, 2020, funds are provided in Specific Appropriation 2014B for the Department of Corrections to grant an additional 15.0 percent increase to the base rate of pay on September 30, 2020, of each Academic Teacher (class code 8093), Special Education Teacher (class code 9095), Education Supervisor I (class code 8082), and Education Supervisor II (class code 8083). The increase provided in this subsection shall be in addition to the adjustment provided in subsection (1) (b) above.

(d) Criminal Conflict and Civil Regional Counsel

Effective July 1, 2020, funds are provided in Specific Appropriation 2014B to provide senior management class benefits in the Florida Retirement System to each appointed criminal conflict and civil regional counsel and each district's assistant regional counsel chiefs, administrative directors and chief investigators, contingent upon the passage of Committee Substitute for Senate Bill 952, or other similar legislation, during the 2020 Regular Session and such legislation becoming a law.

(e) Guardian Ad Litem Attornevs

Effective July 1, 2020, funds are provided in Specific Appropriation 2014B for the Justice Administration Commission to provide attorneys employed by the Guardian ad Litem Office with enhanced health insurance benefits and annual leave benefits.

- (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, 2020, through June 30, 2021, the Department of Management Services shall continue within the State Group Insurance Program State Group Health Insurance Standard Plans, State Group Health Insurance High Deductible Plans, State Group Health Maintenance Organization Standard Plans, and State Group Health Maintenance Organization High Deductible Plans.
- 2. For the period July 1, 2020, through June 30, 2021, 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, and current Health Maintenance Organization contracts and benefit documents, including any revisions to such health benefits approved by the Legislature.
- 3. Beginning January 1, 2021, for the 2021 plan year, each plan shall continue the benefits for occupational therapy authorized for the 2020 plan year.
- 4. Effective July 1, 2020, the state health insurance plans, as defined in subsection (3)(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 and the Internal Revenue Code. Medical and prescription drug cost sharing amounts incurred by a plan participant for covered

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in-network service shall be aggregated to record the participant's total amount of plan 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

- 5. Effective July 1, 2020, a participant has the option to receive a covered immunization from a participating provider pursuant to a participant's current State Employees' PPO Plan Group Health Insurance Plan Booklet and Benefit Document, a participating provider pursuant to a participant's current Health Maintenance Organization contract and benefits document, or a participating pharmacy in the State Employees' pharmacy benefit manager's network.
- 6. Effective January 1, 2021, the Division of State Group Insurance shall amend its health benefits contracts to allow service delivery through telehealth for primary care benefits.
- 7. 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 the 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.
- 8. a. The Department of Management Services shall continue the pilot program within the PPO plan and the self-insured HMO plans to provide coverage for the treatment and management of obesity and related conditions during the 2021 plan year.
- b. The participation in the pilot program will be limited to 2,000 members. The department shall establish criteria, which shall include, but not be limited to:
- i. Member of the PPO plan or a self-insured HMO during the 2020 and 2021 plan year;
- ii. Completion of a health risk assessment through the PPO plan during the 2020 plan year;
- iii. Consent to provide personal and medical information to the
 department;
- iv. Referral and supervision of a physician participating in the PPO network during the 2020 plan year; and
- ${\tt v.}$ Enrollment in a department-approved wellness program during the 2021 plan year.

By January 15, 2021, the Department of Management Services will report to the legislature the number of individuals who applied to participate in the pilot program and the number of participants who enrolled in the pilot program.

- c. Members participating in the pilot program will be responsible for all applicable copayments, coinsurance, deductibles, and other out-ofpocket expenses. The pilot program will provide coverage for all Federal Drug Administration approved medications for chronic weight management for patients.
- d. The Department of Management Services shall review the results and outcomes of the pilot program beginning June 30, 2021. The department shall provide a final report by December 15, 2021, to be submitted to the legislature. The report shall include, at a minimum, a discussion of whether members participating in the pilot program have experienced a reduction in body mass index, and if so, the average amount of reduction; and the reduction or elimination of co-morbidities, and if so, which co-morbidities were reduced or eliminated. In addition, the report should determine the average cost to the state employee health insurance program on a per member per month basis and the total cost of each participant's annual health care costs prior to entering the pilot program, and upon completion of the pilot program. The department must

include recommendations to treat, reduce, and prevent obesity in the state employee population.

(c) State Health Insurance Premiums for the Period July 1, 2020, through June 30, 2021.

1. State Paid Premiums

- a. For the coverage period beginning August 1, 2020, through December 31, 2020, 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 \$713.80 per month for individual coverage and \$1,539.32 per month for family coverage.
- b. For the coverage period, beginning January 1, 2021, 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 increase, effective December 1, 2020, from \$713.80 to \$763.46 per month for individual coverage and from \$1,539.32 to \$1,651.08 for family coverage.
- c. Funds are provided in each state agency and university's budget to continue paying the state share of the State Group Health Insurance program premiums for the fiscal year. Funds are provided in Specific Appropriation 2014B to pay the incremental cost of the premium adjustments effective December 1, 2020.
- d. 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. For the coverage period beginning August 1, 2020, through December 31, 2020, 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 the Spouse Program, shall continue to be \$755.46 per month for Individual Coverage and \$1,689.32 per month for family coverage.
- ii. For the coverage period beginning January 1, 2021, 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 increase, effective December 1, 2020, from \$755.46 per month to \$805.12 per month for individual coverage and from \$1,689.32 to \$1,801.08 for family coverage.
- iii. For the coverage period beginning August 1, 2020, through December 31, 2020, 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 \$844.66 per month for family coverage.
- iv. For the coverage period beginning January 1, 2021, 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 increase, effective December 1, 2020, from \$844.66 per month to \$900.54 for family coverage.
- v. For the coverage period beginning August 1, 2020, through December 31, 2020, 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 the Spouse Program, shall continue to be \$720.46 per month for Individual Coverage and \$1,573.62 per month for family coverage.
- vi. For the coverage period beginning January 1, 2021, 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 the Spouse Program, shall increase, effective December 1, 2020, from \$720.46 per month to \$770.12 per month for Individual Coverage and from \$1,573.62 per month to \$1,685.38 per month for family coverage.

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- vii. For the coverage period beginning August 1, 2020, through December 31, 2020, the state share of the State Group Health Insurance High Deductible Plan Premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall continue to be \$786.82 per month for family coverage.
- viii. For the coverage period beginning January 1, 2021, 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 increase, effective December 1, 2020, from \$786.82 per month to \$842.70 per month for family coverage.
- 2. Premiums Paid by Employees
- a. For the coverage period beginning August 1, 2020, the employee 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. For the coverage period beginning August 1, 2020, the employee 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. For the coverage period beginning August 1, 2020, the employee share of the health insurance premium for the standard plan and the high deductible plan shall continue to be \$8.34 per month for individual coverage and \$30 per month for family coverage for employees filling positions with "agency payall" benefits.
- 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. For the coverage period beginning August 1, 2020, through December 31, 2020, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall continue to be \$403.92 for "one eligible", \$1,167.71 for "one under/one over", and \$807.83 for "both eligible."
- b. For the coverage period beginning January 1, 2021, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall increase, effective December 1, 2020, from \$403.92 to \$430.18 for "one eligible," from \$1,167.71 to \$1,243.63 for "one under/one over," and from \$807.83 to \$860.35 for both eligible.
- c. For the coverage period beginning August 1, 2020, through December 31, 2020, the monthly premiums for Medicare participants participating in the State Group Health Insurance High Deductible Plan shall continue to be \$304.47 for "one eligible", \$991.61 for "one under/one over", and \$608.94 for "both eligible."
- d. For the coverage period beginning January 1, 2021, the monthly premiums for Medicare participants participating in the State Group High Deductible Plan shall increase, effective December 1, 2020, from \$304.47 to \$324.26 for "one eligible," from \$991.61 to \$1,061.06 for "one under/one over, and from \$608.94 to \$648.52 for both eligible.
- e. For the coverage period beginning August 1, 2020, the monthly premiums for Medicare participants enrolled in a Health Maintenance Organization Standard Plan or High Deductible Health Plan or a Medicare Advantage Plan shall be equal to the negotiated monthly premium for the selected state-contracted Health Maintenance Organization or selected state-contracted plan.
- 4. Premiums paid by "Early Retirees"
- a. For the coverage period beginning August 1, 2020, 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 with the same coverage.

- b. For the coverage period beginning August 1, 2020, through December 31, 2020, an "early retiree" participating in the State Group Health Insurance High Deductible Plan shall continue to pay a monthly premium equal to \$687.14 for individual coverage and \$1,520.29 for family coverage.
- c. For the coverage period beginning January 1, 2021, the monthly premiums for an early retiree participating in the State Group Health Insurance High Deductible Plan shall increase, effective December 1, 2020, from \$687.14 to \$736.80 for individual coverage and from \$1,520.29 to \$1,632.05 for family coverage.
- 5. Premiums paid by COBRA participants
- a. For the coverage period beginning August 1, 2020, 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 same plan option.
- (d) The state Employees' Prescription Drug Program shall be governed by the provision's of section 110.12315, Florida Statutes. Under the State Employees' Prescription Drug Program, the following shall apply:
- 1. Effective July 1, 2020, 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.
- 2. 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.
- (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:
- 1. 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.
- 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

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The following pay additives and other incentive programs are authorized for the 2020-2021 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 2020-2021 fiscal year. Such additives shall be granted under the provisions of the law administrative rules, and collective bargaining agreements.
- (c) 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.
- (d) 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.
- (e) 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.
- (f) The Fish and Wildlife Conservation Commission may continue to grant temporary special duty pay additives to law enforcement officers who perform additional duties as K-9 handlers, regional recruiters/media coordinators, and 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, special operations group members, and long-term covert investigators.
- (g) 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. 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.
- (h) The Department of Highway Safety and Motor Vehicles is authorized to grant critical market pay additives to sworn law enforcement officers residing in and assigned to:
- 1. 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;
- 2. Hillsborough, Orange, Pinellas, Duval, Marion, and Escambia counties, at \$5,000, or, in lieu thereof, an equivalent salary adjustment that was made during Fiscal Year 2015-2016;
- 3. Alachua, Baker, Brevard, Clay, Charlotte, Flagler, Manatee, Nassau, Osceola, Pasco, Sarasota, Santa Rosa, St. Johns, and Volusia Counties at \$5,000.

These critical market pay additives and equivalent salary adjustment may 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.

- (i) 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; motorcycle squad members; Quick Response Force Team; Honor Guard; or Florida Advanced Investigation and Reconstruction Teams.
- (j) The Department of Highway Safety and Motor Vehicles 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 critical market pay additives shall be granted during the time the employee resides in, and is assigned duties within, those counties.
- (k) 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.
- (1) 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.
- (m) 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.
- (n) The Department of Corrections may continue to grant a temporary special duties pay additive of up to 10 percent of the employee's base rate of pay for each certified correctional officer (class code 8003); certified correctional officer sergeant (class code 8005); certified correctional officer lieutenant (class code 8011), and certified correctional officer captain (class code 8013). For purposes of determining eligibility for this special pay additive, the term "certified" means the employee has obtained a correctional mental health certification as provided through the department. To be certified, a correctional officer must: (a) initially complete 5 courses consisting of a total of 54 hours of instruction taught by a department instructor with a correctional officer behavioral mental health certification through the American Correctional Association; (b) upon completing that instruction, satisfactorily pass a department examination; and (c) twice each year satisfactorily complete 16 additional hours of training and an examination, including in the year the correctional officer satisfies (a) and (b). The courses and training must educate correctional officers in identifying symptoms of mental illness in prisoners while helping to foster a safer environment for inmates with mental illness. Such additive may be awarded only during the time the certified officer is employed full time in an assigned mental health unit post.
- (o) The Department of Corrections may continue to grant a one-time \$1,000 hiring bonus to newly-hired correctional officers (class code 8003) who are hired to fill positions at a correctional institution that had a vacancy rate for such positions of more than 10 percent for the preceding calendar quarter. The bonus may not be awarded before the officer obtains his or her correctional officer certification. Current employees and former employees who have had a break in service with the Department of Corrections of 31 days or less, are not eligible for this bonus.
- (p) The Department of Corrections may grant a one-time \$1,000 hiring bonus to newly hired teachers and instructors (class codes 1313, 1315,

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- 4133, 8085, 8093, 9095) at a correctional institution. Current employees and former employees who have had a break in service with the Department of Corrections of 31 days or less, are not eligible for this bonus.
- 1. All employees in the Human Services Worker I, Human Services Worker II, and Unit Treatment and Rehabilitation Specialist classes who work within the 13-1E, 13-1W, 32N, or 32S living areas at the Northeast Florida State Hospital. Such additive may be awarded only during the time the employees work within those living areas at the Northeast Florida State Hospital.
- 2. All employees in the Human Services Worker I, Human Services Worker II, and Unit Treatment and Rehabilitation Specialist classes who work within the Specialty Care Unit or Medical Services Unit at the Florida State Hospital. Such additive may be awarded only during the time those employees work within the Specialty Care Unit or Medical Services Unit at the Florida State Hospital.
- 3. All employees in Child Protective Investigator and Senior Child Protective Investigator classes who work in a weekend unit. Such additive may be awarded only during the time such employees work in a weekend unit
- 4. All Adult Registry Counselors who work in a weekend unit at the Abuse Hotline. Such additive may be awarded only during the time such employees work in a weekend unit.
- (r) The Department of Financial Services may grant special duty pay additives of \$2,000 for law enforcement officers who perform additional duties as K-9 handlers.

(6) COLLECTIVE BARGAINING

- (a) All collective bargaining issues at impasse between the State of Florida and AFSCME Council 79, the Federation of Public Employees, the Federation of Physicians and Dentists, the Florida Fire Service Association, the Police Benevolent Association, and the Florida Nurses Association related to wages, insurance benefits and other economic issues shall be resolved pursuant to the instructions provided under Item "(1) EMPLOYEE AND OFFICER COMPENSATION," Item "(2) SPECIAL PAY ISSUES," Item "(3) BENEFITS, HEALTH, LIFE, AND DISABILITY INSURANCE," Item "(4) OTHER BENEFITS," and Item "(5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS," and other legislation enacted to implement this act.
- SECTION 9. Pursuant to section 1010.62 and section 1013.171, Florida Statutes, and section 11(d) and (f), Article VII of the Florida 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, unless the project as proposed meets an exception in the Board of Governors Debt Management Guidelines.

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SECTION 10. The unexpended balance of funds provided to the Department of Education for the Coach Aaron Feis Guardian Program in Specific Appropriation 95 and section 14 of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the Department of Education for the same purpose.

SECTION 11. The unexpended balance of funds provided to the Department of Education for the Gardiner Scholarship Program in Specific Appropriation 110 and section 15 of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the Department of Education for the same purpose. The funds shall be 100% released to the Department of Education at the beginning of the first quarter of the fiscal year.

SECTION 12. The unexpended balance of funds provided to the Department of Education for the Community School Grant Program in Specific Appropriation 112A of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the Department of Education for the same purpose.

SECTION 13. The unexpended balance of funds provided to the Department of Education for the Preschool Emergency Alert Response Learning System (PEARLS) in section 16 of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose (Senate Form 2569).

SECTION 14. The nonrecurring sum of \$5,240,750 from the Child Care and Development Block Grant Trust Fund is appropriated to the Office of Early Learning for Fiscal Year 2019-2020 for the Supplemental Disaster Relief Funds for Child Care program. Any unexpended balance of funds appropriated in this section shall revert after June 30, 2020, and is appropriated to the office for Fiscal Year 2020-2021 for the same purpose. This section is effective upon becoming law.

SECTION 15. The nonrecurring sum of \$150,000 from the Child Care and Development Block Grant Trust Fund is appropriated to the Office of Early Learning for Fiscal Year 2019-2020 for the completion of the risk assessment of the office's Enhanced Field System Modernization project. This section is effective upon becoming law.

SECTION 16. There is hereby appropriated for Fiscal Year 2019-2020, \$31,303,639 in nonrecurring funds from the Educational Enhancement Trust Fund to the Department of Education for the deficit in the Bright Futures Scholarship Program. This section is effective upon becoming a law

SECTION 17. There is hereby appropriated for Fiscal Year 2019-2020, \$688,723 in nonrecurring funds from the General Revenue Fund to the Department of Education for the deficit in the Benacquisto Scholarship Program. This section is effective upon becoming a law.

SECTION 18. The unexpended balance of funds provided to the Department of Education for the Pathways to Career Opportunities Grant in Specific Appropriation 125A of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the Department of Education for the same purpose.

SECTION 19. The proviso language in Specific Appropriation 203 of Chapter 2019-115, Laws of Florida, associated with Diagnosis Related Grouping (DRG) reimbursement methodology for hospital inpatients services is repealed and shall be replaced with the following:

Base Rate - \$3,510.72 Neonates Service Adjustor Severity Level 1 - 1.0 Neonates Service Adjustor Severity Level 2 - 1.52 Neonates Service Adjustor Severity Level 3 - 1.8 Neonates Service Adjustor Severity Level 4 - 2.0 Neonatal, Pediatric, Transplant Pediatric, Mental Health and Rehab DRGs: Severity Level 1 - 1.0 Severity Level 2 - 1.52 Severity Level 3 - 1.8 Severity Level 4 - 2.0 Free Standing Rehabilitation Provider Adjustor - 4.223 Rural Provider Adjustor - 2.254 Long Term Acute Care (LTAC) Provider Adjustor - 2.179 High Medicaid and High Outlier Provider Adjustor - 2.211 Outlier Threshold - \$60,000 Marginal Cost Percentage - 60% Marginal Cost Percentage for Pediatric Claims Severity

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Levels 3 or 4 - 80%
Marginal Cost Percentage for Neonates Claims Severity
Levels 3 or 4 - 80%
Marginal Cost Percentage for Transplant Pediatric Claims
Severity Levels 3 or 4 - 80%
Documentation and Coding Adjustment - 1/3 of 1% per year
Level I Trauma Add On - 17%
Level II or Level II and Pediatric Add On - 11%
Pediatric Trauma Add On - 4%

By May 1, 2020, the Agency for Health Care Administration shall recalculate fee-for-service Diagnosis Related Grouping (DRG) payment parameters for the 2019-2020 state fiscal year based on data correctly reflecting neonatal service volume. The re-calculated DRG payment parameters shall be implemented effective May 1, 2020, posted publicly, and applied for the remainder of state fiscal year 2019-2020. The re-calculated DRG payment parameters shall also be applied retrospectively, through reprocessing of paid claims for services provided from July 1, 2019 through April 30, 2020.

By May 1, 2020, the Agency shall recalculate Managed Medical Assistance capitation rates to reflect the change to the DRG payment parameters for State Fiscal Year 2019-2020. The re-calculated capitation rates shall be implemented effective May 1, 2020, and applied for the remainder of capitation rate year 2019-2020. The re-calculated capitation rates shall also be applied retrospectively for payments made for the period of October 2019 through April 2020.

Managed care organizations that make payments to hospitals which are based upon DRG payment rates shall use these adjusted payment parameters, effective May 1, 2020 through the remainder of State Fiscal Year 2019-2020 and shall appropriately reimburse all paid claims for services provided from July 1, 2019 through April 30, 2020 using the re-calculated parameters, with corrected reimbursement occurring within 120 days of the implementation of the new rate parameters.

This section shall take effect upon becoming a law.

SECTION 20. The nonrecurring sum of \$12,200,000 from the Medical Care Trust Fund provided in Specific Appropriation 191A of chapter 2019-115, Laws of Florida, to the Agency for Health Care Administration shall revert and is reappropriated for Fiscal Year 2020-2021 for the modular replacement of the Florida Medicaid Management Information System and eliscal agent. Of this amount, \$8,489,600 is for the implementation of an enterprise data warehouse and data governance, and the remainder is for strategic planning, program management, and project management activities. These funds shall be held in reserve. Upon submission of a comprehensive operational work plan identifying all project work and a monthly spend plan detailing estimated and actual costs, the agency is authorized to submit quarterly budget amendments to request release of funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes, and based on the agency's planned quarterly expenditures. This section shall take effect July 1, 2020.

SECTION 21. The unexpended balance of funds in Specific Appropriation 173, chapter 2019-115, Laws of Florida, appropriated to the Agency for Health Care Administration for the Bureau of Financial Services Enterprise Financial System shall revert and is appropriated for the same purpose in Fiscal Year 2020-2021. This section shall take effect July 1, 2020.

SECTION 22. The unexpended balance of funds in Specific Appropriation 230, chapter 2019-115, Laws of Florida, appropriated to the Agency for Health Care Administration for the Care Provider Background Screening Clearinghouse shall revert and is appropriated for the same purpose in Fiscal Year 2020-2021. This section shall take effect July 1, 2020.

SECTION 23. The unexpended balance of funds in Specific Appropriation 230, chapter 2019-115, Laws of Florida, appropriated to the Agency for Health Care Administration for the Facilities Discharge Data Systems shall revert and is appropriated for the same purpose in Fiscal Year 2020-2021. This section shall take effect July 1, 2020.

SECTION 24. The unexpended balance of funds in Section 26, chapter

2019-115, Laws of Florida, provided to the Agency for Health Care Administration for the comprehensive health care claims data analytics service shall revert and is appropriated for the same purpose in Fiscal Year 2020-2021. This section shall take effect July 1, 2020.

SECTION 25. From the funds appropriated to the Agency for Health Care Administration in Specific Appropriations 197 through 224 of chapter 2019-115, Laws of Florida, the sum of \$100,000,000 in general revenue funds that is held in unbudgeted reserve shall revert immediately to the General Revenue Fund. This section is effective upon becoming a law.

SECTION 26. The Agency for Health Care Administration shall recalculate the funding distribution for Fiscal Year 2019-2020 to address deficits in the distribution of the Graduate Medical Education Funding in Specific Appropriation 202 of chapter 2019-115 Laws of Florida, provided to fund up to \$100,000 per-FTE in primary care as defined in section 409.909, Florida Statutes, and training in Medicaid regions with primary care demand greater than supply by 25 percent or more as documented in the 2015 IHS Florida Statewide and Regional Physician Workforce Analysis: Estimating Current and Forecasting Future Supply and Demand, 2025 projection. Of these funds, \$3,170,796 shall be first distributed proportionally per the filled State Fiscal Year 2019-2020 Medicaid approved Graduate Medical Education full-time equivalent (FTEs) to hospitals with equal to or greater than 12 percent Medicaid utilization, based on the 2018 Florida Hospital Uniform Reporting System data accepted as of December 31, 2019. The remaining funds shall be distributed proportionally per the filled State Fiscal Year 2019-2020 Medicaid approved Graduate Medical Education FTEs. Payments to providers under this section of proviso are contingent upon the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund, the State of Florida is not obligated to make payments under this section. This section shall take effect upon becoming a law.

SECTION 27. For the 2019-2020 fiscal year, the sum of \$1,000,000 in nonrecurring General Revenue is provided to the Agency for Health Care Administration for the operational support of Tallahassee Memorial HealthCare. This section is effective upon becoming a law.

SECTION 28. For the 2019-2020 fiscal year, the sum of \$1,100,000 in nonrecurring General Revenue is provided to the Agency for Health Care Administration for the operational support of Sacred Heart Hospital. This section is effective upon becoming a law.

SECTION 29. The nonrecurring sums of \$50,831,235 from the General Revenue Fund and \$82,374,307 from the Operations and Maintenance Trust Fund are appropriated to the Agency for Persons with Disabilities in the Home and Community Based Services Waiver appropriation category for Fiscal Year 2019-2020 to address projected deficits. The nonrecurring sum of \$133,205,542 from the Medical Care Trust Fund is appropriated to the Agency for Health Care Administration in the Home and Community Based Services appropriation category for Fiscal Year 2019-2020 to address projected deficits. This section is effective upon becoming a law.

SECTION 30. The nonrecurring sums of \$41,155,174 from the General Revenue Fund and \$66,693,814 from the Operations and Maintenance Trust Fund are appropriated to the Agency for Persons with Disabilities for Fiscal Year 2019-2020 to address the Fiscal Year 2018-2019 deficit in the Home and Community Based Services Waiver appropriation category. The nonrecurring sum of \$107,848,988 from the Medical Care Trust Fund is appropriated to the Agency for Health Care Administration in the Home and Community Based Services appropriation category for Fiscal Year 2019-2020. This section is effective upon becoming a law.

SECTION 31. The nonrecurring sums of \$10,313,926 from the General Revenue Fund, \$4,500,000 from the Welfare Transition Trust Fund, and \$4,937,976 from the Federal Grants Trust Fund are provided to the Department of Children and Families for Fiscal Year 2019-2020 in the Lump Sum - Grants and Aids - Community Based Care category for the purpose of mitigating operational deficits experienced by the community-based care lead agencies. The department is authorized to submit budget amendments, pursuant to the provisions of chapter 216, Laws of Florida, requesting the release of funds. This section shall

SECTION 31 SPECIFIC APPROPRIATION take effect upon becoming a law.

SECTION 32. The proviso following Specific Appropriation 316, section 3 of chapter 2019-115, Laws of Florida, is repealed and replaced with the following:

From the funds provided in Specific Appropriation 316, \$11,164,596 from the General Revenue Fund, \$7,951,132 from the Domestic Violence Trust Fund, \$17,694,229 from the Federal Grants Trust Fund and \$7,750,000 from the Welfare Transition Trust Fund is provided for the 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, as amended by chapter 2020-6, Laws of Florida, implementation of special projects, coordination of a strong families and domestic violence campaign, implementation of the child welfare and domestic violence co-location projects, conducting training and providing technical assistance to certified domestic violence centers and allied professionals, and administration of contracts executed on or after March 1, 2020. Except, as to contractual services provided on or before April 28, 2020, the Department of Children and Families shall not provide, distribute, or expend, directly or indirectly, any of the funds in Specific Appropriation 316 to, for, or on behalf of, the Florida Coalition Against Domestic Violence, unless and until a receiver is appointed by the circuit court in the Second Judicial Circuit in and for Leon County Florida, to assume control and custody of the coalition and its property, business, and affairs.

From the funds in Specific Appropriation 316, \$2,119,602 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.

This section is effective upon becoming law.

SECTION 33. The unexpended balance of funds from the Federal Grants Trust Fund and the Operations and Maintenance Trust Fund, provided to the Department of Children and Families in Specific Appropriation 314, chapter 2019-115, Laws of Florida, to expand the use of the family finding model that promotes child permanency, shall revert and is appropriated to the department in Fiscal Year 2020-2021 for the same purpose. This section shall take effect July 1, 2020.

SECTION 34. The nonrecurring sum of \$710,000 from the General Revenue Fund is appropriated to the Department of Elder Affairs in the Salary and Benefits appropriation category for Fiscal Year 2019-2020 for the Comprehensive Eligibility Services (CARES) program. This section shall take effect upon becoming a law.

SECTION 35. The unexpended balance of funds provided in Specific Appropriation 410 of chapter 2019-115, Laws of Florida, to the Department of Elder Affairs for the implementation of the Enterprise Client Information and Registration Tracking System (eCIRTS) shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose in the Enterprise Client Information and Registration Tracking System (eCIRTS) category. The funds shall be held in reserve and the department is authorized to submit budget amendments for the release of these funds pursuant to the provisions of chapter 216, Florida Statutes. Release is contingent upon the approval of a comprehensive operational work plan reflecting all project tasks and a detailed spend plan reflecting estimated and actual costs that comport with each deliverable proposed by the department.

SECTION 36. The unexpended balance of funds from the Grants and Donations Trust Fund in Specific Appropriation 474 of chapter 2019-115, Laws of Florida, provided to the Department of Health for the Office of Medical Marijuana Use shall revert and is appropriated for Fiscal Year 2020-2021 in the Contracted Services category for the same purpose. The funds shall be placed in reserve and the department is authorized to submit budget amendments for the release of these funds pursuant to the provisions of chapter 216, Florida Statutes. Release of funds held in reserve for the implementation of a statewide seed-to-sale tracking system, technology upgrades to the Medical Marijuana Use Registry, and completion of a licensure and regulatory system are contingent upon the

approval of a comprehensive operational work plan for each project reflecting all project tasks and a detailed spending plan reflecting estimated and actual costs that comport with each deliverable proposed by the department. Upon execution of the contract for each project, 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.

SECTION 37. The nonrecurring sum of \$27,296,000 from the Federal Grants Trust Fund is appropriated to the Department of Health for Fiscal Year 2019-2020 in the Disease Control and Health Protection, County Health Departments Local Health Needs, and Statewide Public Health Support Services budget entities to spend federal dollars approved in the Coronavirus Preparedness and Response Supplemental Appropriations Act, 2020. Any unexpended balance of funds appropriated in this section shall revert after June 30, 2020, and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose. This section is effective upon becoming a law.

SECTION 38. The nonrecurring sum of \$25,150,000 from the General Revenue Fund is appropriated to the Department of Health in the Public Assistance State Operations appropriation category for Fiscal Year 2019-2020 to address the Coronavirus (COVID-19) outbreak. Any unexpended balance of funds appropriated in this section shall revert after June 30, 2020, and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose. This section is effective upon becoming a law.

SECTION 39. The unexpended balance of funds provided in Specific Appropriation 456A, chapter 2019-115, Laws of Florida, provided to the Department of Health for the Mayo Clinic Cancer Center of Jacksonville (Senate Form 2641) shall revert and is appropriated for Fiscal Year 2020-2021 to the Department of Health for the Mayo Clinic Cancer Center of Jacksonville to fund an endowed cancer research chair pursuant to section 381.922(4), Florida Statutes.

SECTION 40. The nonrecurring sum of \$1,820,000 from the General Revenue Fund is appropriated to the Department of Veterans' Affairs in the Additions and Improvements to the Veterans' Homes appropriation category for Fiscal Year 2019-2020 for fixed capital outlay repairs at the Lake Baldwin State Veterans' Nursing Home in Orange County. This section is effective upon becoming a law.

SECTION 41. The unexpended balance of funds provided in Section 44 of chapter 2019-115, Laws of Florida, to the Department of Veterans' Affairs for the planning and design of a ninth State Veterans' Nursing Home in Marion County shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose (HB 2093).

SECTION 42. The unexpended balance of funds provided to the Department of Veterans Affairs for Entrepreneur Program in section 578 of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose.

SECTION 43. The unexpended balance of funds provided to the Department of Veterans Affairs for Workforce Training Grants in section 579 of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose.

SECTION 44. From the unexpended balance of recurring funds from the General Revenue Fund appropriated to the Department of Juvenile Justice in Specific Appropriation 1204 of chapter 2019-115, Laws of Florida, for non-secure residential commitment contracted services, \$4,300,000 shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose.

SECTION 45. The unexpended balance of funds provided to the Florida Department of Law Enforcement for domestic security projects in Specific Appropriation 2048A of chapter 2019-115, Laws of Florida, subsequently distributed through budget amendment EOG #B2020-0014, and the unexpended balance of funds appropriated to the Florida Department of Law Enforcement in Section 50 of Chapter 2019-115, Laws of Florida, are reverted and appropriated for Fiscal Year 2020-2021 to the department

SECTION 45 SPECIFIC APPROPRIATION for the same purpose.

SECTION 46. The unexpended balance of nonrecurring funds appropriated to the Florida Department of Law Enforcement for the Florida Incident-Based Reporting System in Specific Appropriations 1302, 1305, and 1306 of chapter 2019-115, Laws of Florida, shall revert and is appropriated in reserve for Fiscal Year 2020-2021 to the department for the same purpose. Upon completion of a comprehensive operational work plan identifying all project work and a monthly spend plan detailing estimated and actual costs, the department is authorized to submit quarterly budget amendments to request release of funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes.

SECTION 47. The unexpended balance of nonrecurring funds from the General Revenue Fund appropriated to the Florida Department of Law Enforcement for the Criminal Justice Data Transparency project in Specific Appropriation 1305 of chapter 2019-115, Laws of Florida, shall revert and is appropriated in reserve for Fiscal Year 2020-2021 to the department for the same purpose. Upon completion of a comprehensive operational work plan identifying all project work and a monthly spend plan detailing estimated and actual costs, the department is authorized to submit quarterly budget amendments to request release of funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes.

SECTION 48. The unexpended balance of nonrecurring funds from the General Revenue Fund appropriated to the Florida Department of Law Enforcement to provide financial assistance to entities for the implementation of the Criminal Justice Data Transparency project in Specific Appropriation 1305 of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose. The department shall develop the criteria and process for awarding such compliance assistance funds to a clerk of court, a state attorney, a public defender, a criminal conflict and civil regional counsel, or the administrator of a county detention facility. The department shall report to the Governor, President of the Senate and Speaker of the House of Representatives regarding the use of these funds on a monthly basis.

SECTION 49. The unexpended balance of nonrecurring funds from the Administrative Trust Fund appropriated in Specific Appropriation 1355 of chapter 2019-115, Laws of Florida, for the Department of Legal Affairs Agency-wide Information Technology Modernization Program, shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose.

SECTION 50. The unexpended balance of funds from the General Revenue Fund appropriated in Specific Appropriation 3247 of chapter 2019-115, Laws of Florida, for the State Courts System Problem Solving Courts, shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose.

SECTION 51. The unexpended balance of funds from the General Revenue Fund provided to the Office of State Court Administrator in Specific Appropriation 3250 of chapter 2019-115, Laws of Florida, for medication-assisted treatment of substance abuse disorders in individuals involved in the criminal justice system, individuals who have a high likelihood of becoming involved in the criminal justice system, or individuals who are in court-ordered, community-based drug treatment, shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose.

SECTION 52. The unexpended balance of funds from the General Revenue Fund appropriated in Specific Appropriation 3222A of chapter 2019-115, Laws of Florida, for an information technology platform to electronically transmit alert reminders and information to individuals involved in the criminal justice system, shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose.

SECTION 53. The sum of \$19,173,978 in nonrecurring funds from the General Revenue Fund is appropriated in Fiscal Year 2019-2020 for the Department of Agriculture and Consumer Services to make full and final payment of all amounts due on all judgments, including interest thereon, rendered against the Department of Agriculture and Consumer Services and the Commissioner of Agriculture in the case of Dellaselva v. Florida

Department of Agriculture, et al, Case No. 03-1947 CA WCM (20th Judicial Circuit in and for Lee County, Florida). Release of the funds is contingent upon the Department of Agriculture and Consumer Services and the Commissioner of Agriculture obtaining from counsel for the plaintiffs and class a recordation of a satisfaction of all judgments rendered in that case; or in the alternative, is contingent upon the Department of Agriculture and Consumer Services and the Commissioner of Agriculture pursuing the procedures set out in section 55.141, Florida Statutes, of obtaining satisfaction of all judgments rendered in that case from the Clerk of the Court. This section is effective upon becoming a law.

SECTION 54. The sum of \$1,871,727 in nonrecurring funds from the Food and Nutrition Services Trust Fund is appropriated in Fiscal Year 2019-2020 for the Department of Agriculture and Consumer Services for the Emergency Food Assistance Program. This section is effective upon becoming a law.

SECTION 55. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services for storm damages associated with Tropical Storm Debby pursuant to budget amendment EOG #B2013-0213, and subsequently distributed to the department pursuant to budget amendment EOG #B2020-005, shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose.

SECTION 56. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services for domestic security issues in Specific Appropriation 2048A of chapter 2019-115, Laws of Florida, and subsequently distributed to the department pursuant to budget amendment EOG #B2019-0005, shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose.

SECTION 57. The sum of \$82,851 from the unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1770A of chapter 2008-152, Laws of Florida, is hereby reverted. This section is effective upon becoming a law.

SECTION 58. The sum of \$3,709,986 from the unexpended balance of funds provided to the Department of Environmental Protection in Section 38 of chapter 2014-1, Laws of Florida, is hereby reverted. This section is effective upon becoming a law.

SECTION 59. The sum of \$310,734 from the unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1668A of chapter 2014-51, Laws of Florida, is hereby reverted. This section is effective upon becoming a law.

SECTION 60. The sum of \$2,215,307 from the unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1662A of chapter 2015-232, Laws of Florida, is hereby reverted. This section is effective upon becoming a law.

SECTION 61. The nonrecurring sums of \$7,000,000 from the Minerals Trust Fund and \$5,000,000 from the Water Quality Assurance Trust Fund are appropriated in Fiscal Year 2019-2020 to the Department of Environmental Protection in the Hazardous Waste/Site Cleanup appropriation category for fixed capital outlay needs to protect the State against potential threats to public health and the environment as it relates to pending bankruptcy proceedings with Petro Operating Company, LP. Nonoperating authority is also provided to the Department of Environmental Protection for Fiscal Year 2019-2020 to transfer \$4,000,000 from the Coastal Protection Trust Fund to the Minerals Trust Fund and \$5,000,000 from the Inland Protection Trust Fund to the Water Quality Assurance Trust Fund. This section is effective upon becoming a law.

SECTION 62. The sum of \$233,628 from Insurance Regulatory Trust Fund of the Department of Financial Services in Specific Appropriation 2378 of chapter 2015-232, Laws of Florida, for the Florida State Fire College Burn Tower repairs, shall revert immediately. This section is effective upon becoming law.

SECTION 63. The nonrecurring sum of \$65,000, from the Regulatory Trust Fund, is appropriated to the Office of Financial Regulation within the

SECTION 63 SPECIFIC APPROPRIATION

Department of Financial Services for Fiscal Year 2019-2020 to pay costs associated with the Deferred Presentment Provider Database. This section is effective upon becoming law.

SECTION 64. The unexpended balance of funds provided to the Department of Financial Services from the Insurance Regulatory Trust Fund for Hurricane Michael storm related expenditures pursuant to Budget Amendment EOG #B2020-0029, shall revert, and is appropriated for Fiscal Year 2020-2021 to the Department of Financial Services for the same purpose.

SECTION 65. The unexpended balance of funds provided to the Department of Financial Services from the Insurance Regulatory Trust Fund for the Local Government Electronic Reporting System in section 65, chapter 2019-115, Laws of Florida, and the unexpended balance of funds provided from the General Revenue Fund in Specific Appropriation 2360, chapter 2019-115, Laws of Florida, shall revert, and are appropriated for Fiscal Year 2020-2021 to the Department of Financial Services for the same purpose.

SECTION 66. The unexpended balances of funds provided to the Department of Financial Services from the Insurance Regulatory Trust Fund for Hurricane Dorian storm related expenditures pursuant to Budget Amendment EOG #B2020-0196, shall revert, and is appropriated for Fiscal Year 2020-2021 to the Department of Financial Services for the same purpose.

SECTION 67. The unexpended balance of funds provided to the Department of Financial Services for domestic security issues in Specific Appropriation 2048A of chapter 2019-115, Laws of Florida, and subsequently distributed to the Department of Financial Services pursuant to Budget Amendment EOG #B2020-0014, from the Insurance Regulatory Trust Fund, shall revert, and is appropriated for Fiscal Year 2020-2021 to the Department of Financial Services for the same purpose.

SECTION 68. The unexpended balance of funds provided to the Department of Financial Services for the implementation of transparency initiatives and policies in Specific Appropriation 2340, chapter 2019-115, Laws of Florida, from the Administrative Trust Fund, shall revert, and is appropriated for Fiscal Year 2020-2021 to the Department of Financial Services for the same purpose.

SECTION 69. The unexpended balance of funds provided to the Department of Financial Services for Electronic Discovery Data Storage for Public Records Requests in Specific Appropriation 2352, chapter 2019-115, Laws of Florida, from the Administrative Trust Fund, shall revert, and is appropriated for Fiscal Year 2020-2021 to the Department of Financial Services for the same purpose.

SECTION 70. The unexpended balance of funds provided to the Department of Financial Services for Florida Fire Incident System in Specific Appropriation 2449, chapter 2019-115, Laws of Florida, from the Insurance Regulatory Trust Fund, shall revert, and is appropriated for Fiscal Year 2020-2021 to the Department of Financial Services for the same purpose.

SECTION 71. The unexpended balance of funds provided to the Fish and Wildlife Conservation Commission in Specific Appropriations 1818, 1862, 1900, and 1916 of chapter 2019-115, Laws of Florida, for Hurricane Irma Marine Fisheries Disaster Recovery shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose.

SECTION 72. The nonrecurring sum of \$1,078,823 from the Federal Grants Trust Fund is appropriated for Fiscal Year 2019-2020 to the Fish and Wildlife Conservation Commission to provide for new federal grant awards. The unexpended balance of funds as of June 30, 2020, shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose. This section is effective upon becoming law.

SECTION 73. The unexpended balance of funds provided to the Executive Office of the Governor in Specific Appropriations 2623, 2624, 2636, and 2637 of chapter 2019-115, Laws of Florida, and subsequently distributed through budget amendment EOG# B2020-0021 for the allocation of the Lump Sum appropriations in Specific Appropriations 2624 and 2637, shall

revert and is appropriated for Fiscal Year 2020-21 for the same purposes.

SECTION 74. The sum of \$12,500,000 appropriated to the Department of the Lottery in Specific Appropriation 2770 of chapter 2019-115, Laws of Florida, for the Instant Ticket Purchase contract, shall revert immediately. This section is effective upon becoming law.

SECTION 75. The recurring sum of \$123,375 from the Operating Trust Fund provided to the Department of the Lottery in Specific Appropriation 2766 of chapter 2019-115, Laws of Florida, for the Website Content Management System is immediately reverted and the recurring amount is appropriated for Fiscal Year 2019-2020, to the department within the contracted services appropriation category for the same purpose. This section is effective upon becoming law.

SECTION 76. The unexpended balance of funds from the General Revenue Fund appropriated to the Department of Management Services in section 79 of chapter 2019-115, Laws of Florida, relating to the former Arthur G. Dozier School for Boys, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 77. The unexpended balance of funds from the General Revenue Fund appropriated to the Department of Management Services in Specific Appropriation 2788 of chapter 2019-115, Laws of Florida, to provide public viewing access to travel reports posted on the statewide travel management system, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 78. The unexpended balance of funds from the Operating Trust Fund appropriated to the Department of Management Services in Specific Appropriation 2843 of chapter 2019-115, Laws of Florida, to competitively procure technical support to assist with the development of a project plan and implementation timeline for transition to a future scalable MyFloridaMarketPlace platform, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 79. The unexpended balance of funds from the Operating Trust Fund appropriated to the Department of Management Services in Specific Appropriation 2892 of chapter 2019-115, Laws of Florida, to support costs necessary to transition all components related to the Division of Retirement information system to a new service provider, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 80. The unexpended balance of funds from the Emergency Communications Number E911 System Trust Fund appropriated to the Department of Management Services in Specific Appropriation 2927A of chapter 2019-115, Laws of Florida, for the National Highway Traffic Safety Administration and National Telecommunication and Information Administration 911 Grant, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 81. The unexpended balance of funds from the Operating Trust Fund appropriated to the Department of Management Services in Specific Appropriation 2941 of chapter 2019-115, Laws of Florida, for the First Responder Network Authority (FirstNet) Grant, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 82. The unexpended balance of funds from the Law Enforcement Radio Trust Fund, provided to the Department of Management Services for acquiring and maintaining necessary staff augmentation support for the Statewide Law Enforcement Radio System appropriated in Specific Appropriation 2942 of chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose.

SECTION 83. The sum of \$436,000 appropriated to the State Data Center, Department of Management Services, in Specific Appropriation 3008Q of chapter 2019-115, Laws of Florida, from the Working Capital Trust Fund, for Salaries and Benefits shall revert immediately. This section is effective upon becoming law.

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SECTION 84. The nonrecurring sum of \$436,000, from the Working Capital Trust Fund, is appropriated to the Department of Management Services in the State Data Center for Fiscal Year 2019-2020, to acquire subject matter experts and independent verification and validation support to assist the department in a competitive procurement to outsource or obtain third-party managed services for all or part of the operation of the State Data Center. The unexpended balance of funds on June 30, 2020, shall revert and is appropriated for Fiscal Year 2020-2021 for the same purpose. This section is effective upon becoming law.

SECTION 85. The Department of Management Services is authorized to issue a competitive solicitation in Fiscal Year 2019-2020, for the replacement of the state's online purchasing system pursuant to chapter 287, Florida Statutes. This section is effective upon becoming law.

SECTION 86. The Department of Management Services is authorized to release one or more competitive solicitations in Fiscal Year 2019-2020, pursuant to sections 282.201 and 282.318(4)(h), Florida Statutes, and chapter 287, Florida Statutes, to outsource or obtain third-party managed services for all or part of the operation of the State Data Center. Services obtained must comply with all applicable federal and state security and privacy requirements and must be located in the United States. The Department of Management Services must collaborate with its customer agencies to identify any applicable federal regulations that must be addressed and federal approvals that must be received prior to transitioning to third-party services. Upon completion of a competitive solicitation, the Department of Management Services shall submit with its Fiscal Year 2021-2022 legislative budget request the proposed plan to transition data center service(s). The proposed plan shall include: (1) a detailed operational work plan that includes a schedule and timeline for transitioning each service; (2) a copy of the unexecuted agreement; (3) documentation that indicates any applicable federal approval has been obtained; and (4) Schedules XII and XIIA of the legislative budget request instructions issued pursuant to section 216.023, Florida Statutes. This section is effective upon becoming law.

SECTION 87. The nonrecurring sum of \$150,000 appropriated to the Florida Commission on Human Relations from Salaries and Benefits in Specific Appropriation 2979 of chapter 2019-115, Laws of Florida, from the General Revenue Fund, is immediately reverted and is appropriated to the Florida Commission on Human Relations to settle all claims by individuals returning to work pursuant to the Uniformed Services Employment and Reemployment Rights Act and related state laws. The funds shall be held in reserve pending the submission of a budget amendment in accordance with chapter 216, Florida Statutes, to release the funds. The budget amendment shall include an executed settlement agreement. This section is effective upon becoming law.

SECTION 88. The nonrecurring sums of \$105,196 from the General Revenue Fund and \$204,203 from the Federal Grants Trust Fund are appropriated to the Department of Revenue for Fiscal Year 2019-2020, for distribution to the Office of the State Courts Administrator to support pay increases for judicial employees pursuant to section 8(2)(b) of chapter 2019-115, Laws of Florida. This section is effective upon becoming law.

SECTION 89. The nonrecurring sum of \$70,126 from the General Revenue Fund is appropriated to the Department of Revenue for Fiscal Year 2019-2020, for distribution to Monroe County and fiscally constrained counties pursuant to section 218.131(1), Florida Statutes. This section is effective upon becoming law.

SECTION 90. The unexpended balance of funds provided to the Department of Economic Opportunity for the Community Development Block Grant - Disaster Recovery Program in Specific Appropriation 2300 of Chapter 2019-115, Laws of Florida, and the unexpended balance of funds provided to the Department of Economic Opportunity in Section 80 of Chapter 2019-115, Laws of Florida, shall revert and are appropriated for Fiscal Year 2020-2021 to the department for the Community Development Block Grant Disaster Recovery and Community Development Block Grant Mitigation Programs for Hurricanes Hermine, Matthew, Irma, and Michael.

SECTION 91. The unexpended balance of funds appropriated to the Department of Economic Opportunity for the Revolving Loan Fund Program in Section 81 of Chapter 2019-115, Laws of Florida, shall revert and is

appropriated for Fiscal Year 2020-2021 to the department for the same nurpose.

SECTION 92. The unexpended balance of funds provided to the Department of Economic Opportunity in Specific Appropriation 2307A of Chapter 2019-115, Laws of Florida, for SRQ A&P Mechanic School and Airline Maintenance Hangers (Senate Form 1947) (HB 3867) shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose.

SECTION 93. The nonrecurring sum of \$500,000 from the General Revenue Fund is appropriated to the Department of Economic Opportunity for Fiscal Year 2019-2020 for the Kiwanis Club of Little Havana. This section is effective upon becoming a law.

SECTION 94. The unexpended balance of funds provided to the Executive Office of the Governor, Division of Emergency Management, for domestic security projects in Specific Appropriation 2048A of Chapter 2019-115, Laws of Florida, subsequently distributed through budget amendment EOG# B2020-0014, and the unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, in Section 83 of Chapter 2019-115, Laws of Florida, shall revert and are appropriated for Fiscal Year 2020-2021 to the division for the same purpose.

SECTION 95. The unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, for the Federal Emergency Management Performance Grant in Specific Appropriations 2644 and 2652 of Chapter 2019-115, Laws of Florida, and the unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, in Section 84 of Chapter 2019-115, Laws of Florida, shall revert and are appropriated for Fiscal Year 2020-2021 to the division for the same purpose.

SECTION 96. The unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, for the Hurricane Loss Mitigation Program in Specific Appropriation 2662 of Chapter 2019-115, Laws of Florida, and the unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, in Section 85 of Chapter 2019-115, Laws of Florida, shall revert and are appropriated for Fiscal Year 2020-2021 to the division for the same purpose.

SECTION 97. The unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, for the federal Citrus Disaster Recovery Program in Section 87 of Chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the division for the same purpose.

SECTION 98. The unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, for LiDAR in Section 86 of Chapter 2019-115, Laws of Florida, shall revert and is appropriated for Fiscal Year 2020-2021 to the division for the same purpose.

SECTION 99. The nonrecurring sum of \$2,000,000 from the General Revenue Fund is appropriated to the Executive Office of the Governor, Division of Emergency Management, for Fiscal Year 2019-2020 for the City of Hialeah Hurricane Recovery. This section is effective upon becoming a

SECTION 100. The unexpended balance of funds provided to the Department of Highway Safety and Motor Vehicles for the Florida Highway Patrol Station Renovations - Troop D (Orlando) in Specific Appropriation 2700 of Chapter 2019-115, Laws of Florida, shall immediately revert and \$5,950,000 from the Highway Safety Operating Trust Fund is appropriate to the department for Fiscal Year 2019-2020 for the purpose of negotiating the purchase of a facility for the headquarters of Florida Highway Patrol Troop D.

Prior to execution of a contract for purchase and upon submission of the budget amendment for release of funds, a report shall be submitted to the Executive Office of the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House

SECTION 100 SPECIFIC APPROPRIATION

Appropriations Committee. The report must detail any findings of the building inspector's report and the estimated cost to repair or correct any deficiencies or code corrections identified. The Department of Highway Safety and Motor Vehicles shall request the release of funds pursuant to the provisions of chapter 216, Florida Statutes. This section shall take effect upon becoming a law.

SECTION 101. The unexpended balance of funds from the Federal Grants Trust Fund appropriated to the Department of State in Specific Appropriations 3164, 3165, and 3168, of Chapter 2019-115, Laws of Florida, for the implementation of the National Park Service grant for the continued development of historic resource disaster planning, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 102. The unexpended balance of funds appropriated to the Department of State in Specific Appropriation 3179 of Chapter 2019-115, Laws of Florida, for the implementation of a commercial registry solution, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose. These funds shall be held in reserve. The Department of State is authorized to submit quarterly budget amendments to request release of funds held in reserve pursuant to the provisions of chapter 216, Florida Statutes, and based on the department's planned monthly expenditures. Each budget amendment shall include a detailed operational work plan and quarterly spending plan.

The department shall provide a quarterly project status report to the Executive Office of the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House of Representatives Appropriations Committee. The report must include progress made to date for each project milestone and contract deliverable, planned and actual completion dates, planned and actual costs incurred, and any current project issues and risks.

SECTION 103. The unexpended balance of funds appropriated to the Department of State in Specific Appropriation 3183A of Chapter 2019-115, Laws of Florida, for the continued support of servers and storage supporting the Department of State's Division of Corporations, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 104. The unexpended balance of funds appropriated to the Department of State in Section 90 of Chapter 2019-115, Laws of Florida, for the continued examination into the Arthur G. Dozier School for Boys site located in Jackson County, shall revert and is appropriated to the department for Fiscal Year 2020-2021 for the same purpose.

SECTION 105. From the unexpended balance of funds provided to the Department of State, Division of Historical Resources in Specific Appropriation 3077A of Chapter 2016-66, Laws of Florida, for Historic Preservation Fixed Capital Outlay grants, the sum of \$170,641 shall revert immediately. This section is effective upon becoming a law.

SECTION 106. From the unexpended balance of funds provided to the Department of State, Division of Historical Resources in Specific Appropriation 3112A of Chapter 2017-70, Laws of Florida, Historic Preservation Fixed Capital Outlay grants the sum of \$25,000\$ shall revert immediately. This section is effective upon becoming a law.

SECTION 107. The nonrecurring sum of \$500,000 from the General Revenue Fund is appropriated to the Department of State for Fiscal Year 2019-2020 for litigation expenses related to elections lawsuits. This section is effective upon becoming a law.

SECTION 108. The unexpended balance of funds provided in Specific Appropriation 2016 and Section 91, Chapter 2019-115, Laws of Florida, to the Department of Transportation for the Work Program Integration Initiative Project shall revert immediately and \$8,605,340 of the unexpended balance of funds is appropriated for Fiscal Year 2020-2021 to the Department of Transportation for the same purpose. These funds shall be placed in reserve. The department is authorized to conduct a competitive procurement for the software and services to replace the department's Financial Management system comprised of: Work Program Administration, Federal Authorization, Federal Program Management, and

Project Cost Management. As part of the procurement, the department shall complete a fit gap analysis to determine how the proposed software aligns with the department's detailed business requirements.

The department is authorized to submit quarterly budget amendments to request release of funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes, and based on the department's planned quarterly expenditures. Release is contingent upon approval of a comprehensive operational work plan identifying all project work and a monthly spend plan detailing estimated and actual costs. The department shall submit monthly project status reports to the Executive Office of the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee. Each status report must include progress made to date for each project milestone, deliverable, and task order, planned and actual deliverable completion dates, planned and actual costs incurred, and any project issues and risks.

The department shall procure a private sector provider with experience in conducting independent verification and validation services of public sector information technology projects to provide independent verification and validation services for all department staff and vendor work needed to implement the initiative. The contract shall require that all deliverables be simultaneously provided to the department, the Department of Management Services, the Executive Office of the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee.

SECTION 109. The unexpended balance of funds provided to the Department of Transportation for the Transportation Disadvantaged Commission to do training and technical assistance grants as part of M-CORES funding in budget amendment EOG# B2019-0026 shall revert and is appropriated for Fiscal Year 2020-2021 to the department for the same purpose.

SECTION 110. The unexpended balance of funds provided to the Department of Transportation in Specific Appropriation 1906A of Chapter 2018-9, Laws of Florida, for the CR 220 Capacity Improvements shall revert and is appropriated for Fiscal Year 2020-2021 to the department for County Road 220 construction and other road improvements (Senate Form 2450).

SECTION 111. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG# B2020-0337 as submitted by the Governor on February 19, 2020, on behalf of the Agency for Health Care Administration for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 112. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG# B2020-0338 as submitted by the Governor on February 19, 2020, on behalf of the Agency for Health Care Administration for approval by the Degislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 113. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG#B2020-0347 as submitted by the Governor on February 19, 2020, on behalf of the Agency for Health Care Administration for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 114. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-B0369 as submitted by the Governor on February 19, 2020, on behalf of the Department of Children and Family Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming a law.

SECTION 115. The Legislature hereby adopts by reference the changes to

SECTION 115 SPECIFIC

APPROPRIATION

the approved operating budget as set forth in Budget Amendment EOG #B2020-B0306 as submitted on January 6, 2020, by the Governor on behalf of the Department of Corrections for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 116. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-B0406 as submitted on March 3, 2020, by the Governor on behalf of the Department of Corrections for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 117. The Legislature hereby adopts by reference for the 2019-2020 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 00062 as submitted 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 2019-2020 fiscal year. This section is effective upon becoming

SECTION 118. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-B0313 as submitted by the Governor on January 13, 2020, on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 119. The $\,$ Legislature $\,$ hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-B0314 as submitted by the Governor on January 13, 2020, on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 120. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-B0315 as submitted by the Governor on January 13, 2020, on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming a law.

SECTION 121. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-B0349 as submitted on January 30, 2020, by the Governor on behalf of the Justice Administrative Commission for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 122. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-B0388 as submitted on February 21, 2020, by the Governor on behalf of the Justice Administrative Commission for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 123. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-0308 as submitted on January 8, 2020, by the Governor on behalf of the Department of the Lottery for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 124. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-0383 as submitted on February 19, 2020, by the Governor on behalf of the Department of the Lottery for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming law.

SECTION 125. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-B0350 as submitted by the Governor on January 30, 2020, on behalf of the Department of State for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming a law.

SECTION 126. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2020-0311 as submitted by the Governor on behalf of the Department of Transportation for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2019-2020 consistent with the amendment. This section is effective upon becoming a law.

SECTION 127. Pursuant to section 215.32(2)(b)4.a., Florida Statutes, \$182,000,000 from unobligated cash balance amounts specified from the following trust funds shall be transferred to the General Revenue Fund for Fiscal Year 2020-2021:

AGENCY FOR HEALTH CARE ADMINISTRATION Grants and Donations Trust Fund	30,000,000 15,000,000
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION Division of Florida Condominiums, Timeshares and Mobile	
Homes Trust Fund	5,000,000
Professional Regulation Trust Fund	10,000,000
DEPARTMENT OF ECONOMIC OPPORTUNITY	10,000,000
International Trade and Promotion Trust Fund	1,000,000
DEPARTMENT OF ENVIRONMENTAL PROTECTION	1,000,000
Inland Protection Trust Fund	85,000,000
Non-Mandatory Land Reclamation Trust Fund	1,500,000
DEPARTMENT OF FINANCIAL SERVICES	, ,
Anti-Fraud Trust Fund	1,000,000
Financial Institutions Regulatory Trust Fund	1,000,000
Insurance Regulatory Trust Fund	7,000,000
Regulatory Trust Fund/Office of Financial Regulation	8,500,000
DEPARTMENT OF HEALTH	
Medical Quality Assurance Trust Fund	5,000,000
DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES	
Highway Safety Operating Trust Fund	10,000,000
DEPARTMENT OF LAW ENFORCEMENT	
Revolving Trust Fund	1,000,000
DEPARTMENT OF MANAGEMENT SERVICES	
Public Employees Relations Commission Trust Fund	1,000,000

Funds specified above from each trust fund shall be transferred in four equal installments on a quarterly basis during the fiscal year.

SECTION 128. The Chief Financial Officer is hereby authorized to transfer \$100,000,000 from the General Revenue Fund to the Budget Stabilization Fund for Fiscal Year 2020-2021, as required by section 19(q) Article III of the Constitution of the State of Florida.

SECTION 129. 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 130. Except as otherwise provided herein, this act shall take effect July 1, 2020, or upon becoming law, whichever occurs later; however, if this act becomes law after July 1, 2020, then it shall operate retroactively to July 1, 2020.

TOTAL THIS GENERAL APPROPRIATION ACT

SECTION 130 SPECIFIC APPROPRIATION	
FROM GENERAL REVENUE FUND 35,190,872,453	
FROM TRUST FUNDS	58,024,658,270
TOTAL POSITIONS 113,413.51	
TOTAL ALL FUNDS	93,215,530,723
TOTAL APPROVED SALARY RATE 5,263,915,528	

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2020, and ending June 30, 2021, and supplemental appropriations for the period ending June 30, 2020, 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.

MOTIONS

On motion by Senator Bradley, by two-thirds vote, the following remarks were ordered spread upon the Journal:

Senator Stewart: I would like to express my gratitude to Chair Bradley, the subcommittee chairs, and the incredible Appropriations staff for all of their hard work on this budget. Putting together a \$93 billion budget is always complicated, trying to balance fiscal responsibility with meeting the needs of all Floridians.

That was especially true this year, as the spread of Coronavirus threatens our citizens' health and our state's economic well-being. I am pleased that the budget takes those threats seriously, and I am hopeful that the public health funding and reserves set aside will help us weather the storm.

While the future is uncertain, I am proud of the priorities reflected in this budget. We focused on increasing education funding and raising teacher pay, taking a first step toward ensuring that our teachers and support staff are fairly compensated. We built on last year's record funding for water quality and the environment by increasing our commitment in this area. This includes \$100 million for Florida Forever, which helps conserve our state's unique lands to ensure they will be protected for generations of Floridians to enjoy. Facing a critical affordable housing shortage, we fully funded Sadowski housing trust funds, which will help provide this basic need in Central Florida and all around the state. We also maintained funding for cultural programs and facilities, ensuring that the arts will continue to flourish. The Legislature responded to growing caseloads by approving additional judgeships. The new judgeships include two circuit court judges in the Ninth Circuit, which will help re-open the county's shuttered business court.

This budget reflects the priorities and needs of all Floridians, and I am proud to support it.

Senator Torres: Thank you Mr. President, I rise today in support of this proposed budget. First, I would like to thank you and Chair Bradley for the hard work and leadership you showed throughout the development process of this budget that appears before us today. You worked to preserve many of the issues and positions that were important to this body as a whole and to me personally as an individual member.

I would like to specifically address three key elements included in this proposed budget that were crucial to gain my support. First and foremost, for the first time in more than a decade we have not taken from the Sadowski Act Trust fund ensuring that all that money is used as it is intended which is for the purpose of building much needed affordable housing across our state. I hope this year will begin a new trend to stop using this housing trust fund as a piggy bank we can raid to supplement general revenue funds.

March 17, 2020

Secondly, for only the second time in a decade, we are providing all state employees with a 3% raise to their base salaries and including state funded raises for all the school teachers across our state. Salaries for all public employees and teachers have not kept pace with rising cost of living increases over the past few years. It is important for us to attract and retain good public employees and high quality school teachers by offering competitive salaries and benefits packages.

Finally, this budget limits tax breaks to the Hurricane and Back-to-School tax holidays which directly benefit working families and consumers in Florida. These tax incentives boost commercial retail business and provide financial relief to families, helping them to harden their homes against natural disasters and prepare their children for school with essential clothing and supplies.

As we prepare to cast this vote today and move forward on approval of this state budget, it is not lost on me that we have gathered here under extraordinary circumstances. The impact of the corona virus is in the early stages of showing its effects on the public health and economic security of this state and of our entire nation. There is no way we can predict today what the increased cost will be to our public health services in the coming year as we treat and protect our citizens from the spread of this dangerous viral infection.

In light of this new public health threat, we should consider approving the expansion of Medicaid to provide medical coverage to the nearly one million Floridians that currently have no health insurance and may require treatment if infected with this virus. Moreover, the lost business activity to our state's tourism, hospitality, travel and service industries will surly lead to an economic downturn that could reduce our sales tax revenues by billions of dollars.

For these reasons, I urge my colleagues to join with me today in voting in favor of this budget proposal. This budget represents sound fiscal policies and reflects support of critical state priorities based upon the economic forecasted data available to us today. However, I think we are also aware that the impending public health and economic threat posed by the current Covid-19 virus may require us to return later this year and revise this budget to more accurately reflect our future economic circumstances and readdress the public health and safety needs of our state.

Thank you Mr. President.

Senator Powell: First I would like to thank all of the staff, the Budget Chair Rob Bradley, the Appropriation Subcommittee on Agriculture, Environment and General Government Chair Debbie Mayfield, and all of the other seven chairs. This once again has been a productive and bipartisan budget that has taken into account many of the requests of our Governor and our own personal districts. I am extremely pleased that we were able to fully fund the affordable housing trust fund by using Sadowski funds for their intended purpose and tacking many statewide issues including placing the needs of historically black colleges and universities at the forefront.

I remain cautiously optimistic as none of us could have predicted that we be facing the Coronavirus pandemic, however, I trust that as the legislature we will once again come together to work on behalf of the citizens of the great state of Florida. Thank you Mr. President for your oversight of this esteemed body and to my colleagues in the House, and with that I will be fully supporting this budget.

On motion by Senator Bradley, the Conference Committee Report on HB 5001 was adopted. HB 5001 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-32

Mr. President Benacquisto **Brandes** Albritton Book Broxson Baxley Bracy Diaz Bean Bradley Farmer

Gainer	Montford	Simpson
Gibson	Passidomo	Stargel
Gruters	Perry	Stewart
Hooper	Pizzo	Thurston
Hutson	Powell	Torres
Lee	Rouson	Wright
Mayfield	Simmons	

Nays-None

VOTE PREFERENCES

The Honorable Debbie Brown Secretary of the Senate Suite 405, The Capitol 404 S. Monroe Street Tallahassee, FL 32399-1100

Dear Secretary Brown:

Please allow this letter to show my "yes" vote on HB 5001, the General Appropriations Act. While I understand my vote is not official in letter form, I kindly request my vote preference and reasons be included in the Senate Journal.

There are several reasons why I am pleased to vote "yes" on HB 5001. I support the budget because it includes full funding for the Sadowski Affordable Housing Trust Fund, a three percent state employee raise, \$500 million for teacher salary increases, \$100 million for Florida Forever land conservation and the much needed \$300 million for the COVID-19 outbreak.

I acknowledge the coronavirus situation is constantly evolving and it is quite possible we may need to return for a special session at a later date, especially after reviewing the economic impacts to our state. I feel this budget reflects are current needs at this point in time, not knowing what the future holds just yet.

Thank you for allowing me to record my vote in this method. Should you have any questions or concerns, please do not hesitate to contact me.

Sincerely,

Lori Berman State Senator, District 31

Secretary Debbie Brown 404 S. Monroe Street Tallahassee, FL 32399-1100 Sent via email to brown.debbie@flsenate.gov

March 18, 2020

Dear Secretary Brown,

I respectfully request that my vote preference for the sitting on March 19, 2020 be shown as follows:

- YES on HB 5001;
- YES on HB 5003; and
- YES on HB 5005; and.

In addition, that the same be published in/spread upon the Journal of the Senate.

Thank you,

Senator José Javier Rodríguez

District 37

By direction of the President, the following Conference Committee Report was read:

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5003, as amended by the Conference Committee Report.

Jeff Takacs, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5003

The Honorable Bill Galvano President of the Senate

March 15, 2020

The Honorable Jose R. Oliva Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5003, same being:

An act relating to implementing the 2020-2021 General Appropriations Act.

having met, and after full and free conference, do recommend to their respective houses as follows:

- That the Senate recede from its Amendment 186762.
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ Rob Bradley, Chair	s / Ben Albritton
s/ Dennis Baxley	s / Aaron Bean
s/ Lizbeth Benacquisto	Lori Berman
s/ Lauren Book	s/ Randolph Bracy
s/ Jeff Brandes	Oscar Braynon II
s/ Doug Broxson	Janet Cruz
s/ Manny Diaz	Gary M. Farmer
Anitere Flores	s / George B. Gainer
s/ Audrey Gibson	s / Joe Gruters
Gayle Harrell	s/ Ed Hooper
Travis Hutson	s/ Tom Lee
s/ Debbie Mayfield	s / Bill Montford
s/ Kathleen Passidomo	s / Keith Perry
s/ Jason W. B. Pizzo	s / Bobby Powell
Kevin J. Rader	Jose Javier Rodriguez
s/ Darryl Ervin Rouson	s/ David Simmons
s/ Wilton Simpson	s/ Kelli Stargel
s/ Linda Stewart	Annette Taddeo
s/ Perry E. Thurston	s / Victor M. Torres
s/ Tom A. Wright	

Conferees on the part of the Senate

s/ W. Travis Cummings, Chair	s / Ramon Alex
s / Vance Arthur Aloupis, Jr.	Thad Altman
s/ Robert Alexander Andrade	Bruce Antone
Loranne Ausley	s / Bryan Avila
s/ Mike Beltran	s/ Robert Cha
s/ Kamia L. Brown	s / James Buch
s/ Colleen Burton	s / James Bush
s/ Cord Byrd	s/ Michael A.
s/ Charles Wesley Clemons, Sr.	s / John Cortes
Dan Daley	Kimberly Dan
Tracie Davis	Ben Diamond
s / Nick DiCeglie	s / Byron Dono
Brad Drake	s / Fentrice Dr
Bobby B. DuBose	s/ Wyman Du
s / Nicholas X. Duran	s/ Dane Eagle
Juan Alfonso Fernandez-Barquin	s / Elizabeth A
s/ Randy Fine	s / Jason Fisch
s/ Heather Fitzenhagen	Joseph Geller
s/ Michael Gottlieb	s/ Erin Grall
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s / Tommy Gregory	Michael Grieco
s / Brett Thomas Hage	s / Blaise Ingoglia
s / Kristin Diane Jacobs	Evan Jenne
s/ Shevrin D. Jones	Dotie Joseph
Sam H. Killebrew	s/ Mike La Rosa
Chip LaMarca	s/ Chris Latvala
s/ Thomas J. Leek	s/ MaryLynn Magar
s/ Randall Scott Maggard	s/ Amber Mariano
s/ Ralph E. Massullo, M.D.	s/ Stan McClain
s/ Lawrence McClure	s / Kionne L. McGhee
Wengay Newton	Anika Tene Omphroy
s/ Tobin Rogers Overdorf	s/ Bobby Payne
s / Daniel Perez	s/ Cary Pigman
s / Scott Plakon	Rene Plasencia
s / Tina Scott Polsky	s / Mel Ponder
Sharon Pritchett	s / Holly Raschein
Paul Renner	s/ Spencer Roach
s/ William Cloud Robinson	s / Ray Wesley Rodrigues
s / Anthony Rodriguez	s / Ana Maria Rodriguez
s / Bob Rommel	Rick Roth
s / Anthony Sabatini	s / David Santiago
s / David Šilvers	s / Tyler I. Sirois
Emily Slosberg	s/ Čarlos Guillermo Smith
s / David Smith	s/ Chris Sprowls
s / Richard Stark	s / Cyndi Ŝtevenson
s / Charlie Stone	s/ Jennifer Mae Sullivan
s / Jackie Toledo	s / Josie Tomkow
s / Jay Trumbull	s / Susan L. Valdes
Barbara Watson	s / Clovis Watson, Jr.
s / Patricia H. Williams	s / Jayer Williamson
Clay Yarborough	s/ Ardian Zika

Managers on the part of the House

SUMMARY OF CONFERENCE COMMITTEE ACTION

The Conference Committee Amendment for HB 5003, relating to implementing the 2020-2021 General Appropriations Act, provides the following substantive modifications for the 2020-2021 fiscal year:

Section 1 provides legislative intent that the implementing and administering provisions of this act apply to the General Appropriations Act (GAA) for Fiscal Year 2020-2021.

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 GAA.

Section 4 amends s. 1011.62, F.S., to suspend the Decline in Full-Time Equivalent Students allocation; and to reenact the Funding Compression allocation and add an additional eligibility criteria to include a school district with a decrease in its district cost differential compared to the prior year, and to change the name of the allocation to the Funding Compression and Hold Harmless allocation.

Section 5 amends s. 1013.62, F.S., to provide that for the 2020-2021 fiscal year, charter school capital outlay funding shall consist of state funds appropriated in the General Appropriations Act and not revenue resulting from discretionary millage.

Section 6 provides that the amendments to s. 1013.62(1), F.S., expire July 1, 2021, and the text of those sections reverts to that in existence on June 30, 2020.

Section 7 amends s. 1001.26(1), F.S., to allow public colleges or universities that are part of the public broadcasting program system to qualify to receive state funds.

Section 8 provides that the amendments to s. 1001.26(1), F.S., expire July 1, 2021, and the text of those sections reverts to that in existence on June 30, 2018.

Section 9 creates s. 1004.6499, F.S., to establish the Florida Institute of Politics at the Florida State University to provide the southeastern

region of the United States with a world class, bipartisan, nationally-renowned institute of politics.

Section 10 provides that the calculations of the Medicaid Disproportionate Share Hospital and Hospital Reimbursement programs for the 2020-2021 fiscal year, which is contained in the document titled "Medicaid Hospital Funding Programs, Fiscal Year 2020-2021" dated March 15, 2020, and filed with the Secretary of the Senate, are incorporated by reference for the purpose of displaying the calculations used by the Legislature.

Section 11 authorizes the Agency for Health Care Administration (AHCA) to submit a budget amendment to realign funding between the AHCA and the Department of Health (DOH) for the Children's Medical Services (CMS) Network for the implementation of the Statewide Medicaid Managed Care program, to reflect actual enrollment changes due to the transition from fee-for-service into the capitated CMS Network.

Section 12 reenacts s. 409.908(23), F.S., relating to Medicaid rate setting for specified provider types for Fiscal Year 2020-2021, to specify the prospective payment system reimbursement for nursing home services will be governed by s. 409.908(2), F.S., and the GAA. Language relating to county health department reimbursement is restructured but not changed substantively.

Section 13 provides that the amendments to s. 409.908(23), F.S., expire July 1, 2021, and the text of that section reverts to that in existence on October 1, 2018.

Section 14 reenacts s. 409.908(26), F.S, for Fiscal Year 2020-2021, to include Low Income Pool (LIP) payments and requires that Letters of Agreement for LIP be received by AHCA by October 1 and the funds outlined in the Letters of Agreement be received by October 31. Also includes eligibility requirements for essential providers to participate in LIP or other forms of supplemental payments funded by intergovernmental transfers.

Section 15 provides that the amendments to s. 409.908(26), F.S., expire July 1, 2021, and the text of that section reverts to that in existence on June 30, 2019.

Section 16 amends s. 409.904(12)(a) and (b), to eliminate the Medicaid retroactive eligibility period for nonpregnant adults in a manner that ensures that the modification provides eligibility will continue to begin the first day of the month in which a nonpregnant adult applies for Medicaid.

Section 17 requires the Agency for Health Care Administration to submit the Medicaid Managed Care waiver independent evaluation to the Governor, the President of the Senate, and the Speaker of the House of Representatives regarding the impact of the waiver on Medicaid retroactive eligibility on beneficiaries and providers.

Section 18 reenacts s. 624.91(5)(b), F.S., for Fiscal Year 2020-2021, to require the Florida Healthy Kids Corporation to validate and calculate a refund amount for Title XXI providers who achieve a Medical Loss Ratio below 85 percent. These refunds shall be deposited into the General Revenue Fund, unallocated.

Section 19 provides that the amendments to s. 624.91(5)(b), F.S., expire July 1, 2021, and the text of that section reverts to that in existence on June 30, 2019.

Section 20 amends s. 381.915(4), F.S., relating to the Florida Consortium of National Cancer Institute (NCI) Centers program to prevent a cancer center from participating as a Tier 3 center beyond July 1, 2021, and to authorize a cancer center that qualifies as a designated Tier 3 center to pursue a NCI designation as a cancer center or a comprehensive cancer center until July 1, 2021.

Section 21 provides that the amendments to s. 381.915(4), F.S., expire July 1, 2021, and the text of that section reverts to that in existence on June 30, 2020.

Section 22 amends s. 893.055(17), F.S., relating to the prescription drug monitoring program to prohibit the use of any settlement agreement funds for the program for Fiscal Year 2020-2021.

Section 23 amends s. 409.911, F.S., to provide that, for the 2020-2021 fiscal year, the AHCA must distribute moneys to hospitals providing a disproportionate share of Medicaid or charity care services as provided in the GAA for Fiscal Year 2020-2021.

Section 24 amends s. 409.9113, F.S., to provide that, for the 2020-2021 fiscal year, the AHCA must make disproportionate share payments to teaching hospitals, as defined in s. 408.07, F.S., as provided in the GAA for Fiscal Year 2020-2021.

Section 25 amends s. 409.9119, F.S., to provide that, for the 2020-2021 fiscal year, the AHCA must make disproportionate share payments to specialty hospitals for children as provided in the GAA for Fiscal Year 2020-2021.

Section 26 authorizes the AHCA to submit a budget amendment to realign funding priorities within the Medicaid program appropriation categories to address any projected surpluses and deficits.

Section 27 authorizes the AHCA to contract with an organization that receives federal approval to be a site for the Program of All-Inclusive Care for the Elderly (PACE). The contract must be with one private health care organization, the sole member of which is a private, not-for-profit corporation that owns and manages health care organizations that provide comprehensive long-term care services. This organization must provide these services to frail and elderly persons who reside in Escambia, Okaloosa, and Santa Rosa Counties. The organization is exempt from the requirements of chapter 641, Florida Statutes. The AHCA, in consultation with the Department of Elderly Affairs and subject to an appropriation, shall approve up to 200 initial enrollees in the PACE established by this organization to serve elderly persons who reside in Escambia, Okaloosa, and Santa Rosa Counties.

Section 28 authorizes the AHCA to contract with an organization that receives federal approval to be a site for the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with one private, not-for-profit hospital located in Miami-Dade County to provide comprehensive services to frail and elderly persons residing in Northwest Miami-Dade County, as defined by the agency. The organization is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to appropriation, shall approve up to 100 initial enrollees in the Program of All-inclusive Care for the Elderly established by this organization to serve persons in Northwest Miami-Dade County.

Section 29 authorizes the AHCA to contract with an organization that receives federal approval to be a provider of the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with a private organization that has demonstrated the ability to operate PACE centers in more than one state and that serves more than 500 eligible PACE participants, to provide PACE services to frail elders who reside in Hillsborough, Hernando or Pasco Counties. The organization is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to the appropriation of funds by the Legislature, shall approve up to 500 initial enrollees in the PACE program established by the organization to serve frail elders who reside in Hillsborough, Hernando or Pasco Counties.

Section 30 authorizes the AHCA and the DOH to each submit a budget amendment to realign funding within the Florida KidCare program appropriation categories, or to increase budget authority in the Children's Medical Services Network category, to address projected surpluses and deficits within the program or to maximize the use of state trust funds. A single budget amendment must be submitted by each agency in the last quarter of the 2020-2021 fiscal year only.

Sections 31 and 32 amend ss. 381.986 and 381.988, F.S., to provide that the DOH is not required to prepare a statement of estimated regulatory costs when promulgating rules relating to medical marijuana testing laboratories, and any such rules adopted prior to July 1, 2021, are exempt from the legislative ratification provision of s. 120.541(3), F.S. Medical marijuana treatment centers are authorized to use a laboratory that has not been certified by the department until rules relating to medical marijuana testing laboratories are adopted by the department, but no later than July 1, 2021.

Section 33 amends s. 14(1) of Chapter 2017-232, L.O.F., to provide limited emergency rulemaking authority to the DOH and applicable boards to adopt emergency rules to implement the Medical Use of Marijuana Act (2017). The department and applicable boards are not required to prepare a statement of estimated regulatory costs when promulgating rules to replace emergency rules, and any such rules are exempt from the legislative ratification provision of s.120.541(3), F.S., until July 1, 2021.

Section 34 provides that the amendments to s. 14(1) of Chapter 2017-232, L.O.F., expire on July 1, 2021, and the text of that provision reverts back to that in existence on June 30, 2019.

Section 35 authorizes the DCF to establish a formula to distribute funding for the Path Forward initiative due to the expiration of the federal Title IV-E Waiver.

Section 36 allows the Department of Children and Families (DCF) to submit a budget amendment to realign funding within appropriations for the Guardianship Assistance Program.

Section 37 amends s. 296.37, F.S., to increase the personal needs allowance from \$105 to \$130 for residents of Department of Veterans' Affairs nursing facilities.

Section 38 authorizes the DOH to submit budget amendments to increase budget authority for the HIV/AIDS Prevention and Treatment Program if federal revenues become available.

Section 39 authorizes the DCF to submit a budget amendment to increase budget authority for the Supplemental Nutrition Assistance Program if additional federal revenues become available in the 2020-2021 fiscal year.

Section 40 authorizes the DCF to submit a budget amendment to realign funding within the Family Safety Program to maximize the use of Title IV-E and other federal funds.

Section 41 amends s. 409.968, F.S. to require the AHCA to set aside a portion of the managed care rates from the rate cells for special needs and home health services in the managed medical assistance and managed long term care programs to implement a home health performance incentive program. The agency must direct Medicaid managed care plans to submit to the agency proposals to ensure all covered and authorized home health services are provided to recipients, methods for measuring provider compliance and mechanisms for documenting compliance to the agency. Plans must implement a method for families and caregivers to report provider failures to provide services in real time. The agency may disburse the withheld portion of rate in the last quarter of the fiscal year only upon a documented determination by the agency that the plans ensured all covered and authorized home health services were provided.

Section 42 provides, notwithstanding s. $409.902\,(3)-(8)$, F.S., relating to the Medicaid information technology system for the Medicaid Children's Health Insurance program, the components of the new Medicaid Enterprise System (MES) included in the AHCA's new Florida Health Care Connection (FX) system, the executive steering committee membership for the FX information technology project, and the procedures for executive steering committee meetings and decisions for the FX project.

Section 43 provides the DCF with authority to submit budget amendments should Fiscal Year 2019-2020 appropriations for the domestic violence programs require realignment in light of the department no longer contracting with the Florida Coalition for Domestic Violence.

Section 44 provides the DCF with authority to submit budget amendments should Fiscal Year 2020-2021 appropriations for the domestic violence programs require realignment in light of the department no longer contracting with the Florida Coalition for Domestic Violence.

Section 45 amends s. 409.984(1), F.S., related to automatic enrollment process in the Long-Term Care Managed Care Plan for dually eligible recipients.

Section 46 provides that the amendments to s. 409.984(1), F.S., expire July 1, 2021, and the text of that section reverts to that in existence on June 30, 2020.

Section 47 amends s. 409.908 (2)(b), F.S. to provide a methodology to spread the nursing home rate increase across all providers, even if the provider is held to the September 2016 rate.

Section 48 provides that the amendments to s. 409.908 (2)(b), F.S., expire July 1, 2021, and the text of that section reverts to that in existence on June 30, 2020.

Section 49 authorizes the DOH to submit budget amendments to increase budget authority for the response to a public health emergency if additional federal revenues become available.

Section 50 amends s. 400.179(2)(d), F.S., to reduce the Medicaid nursing home lease bond alternative collection threshold from \$25 million to \$10 million.

Section 51 provides that the amendments to s. 400.179(2)(d), F.S., expire July 1, 2021, and the text of that section reverts to that in existence on June 30, 2019.

Section 52 amends s. 216.262, F.S., to allow the Executive Office of the Governor to request additional positions and appropriations from unallocated general revenue funds during the 2020-2021 fiscal year for the Department of Corrections (DOC), if the actual inmate population of the DOC exceeds the Criminal Justice Estimating Conference forecasts of December 17, 2019. 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 53 amends s. 1011.80(8)(b), F.S., to permit the expenditure of appropriations for the education of state or federal inmates to the extent funds are specifically appropriated for this purpose.

Section 54 provides that the amendments to s. 1011.80(8)(b), F.S, expire on July 1, 2021, and the text of that section reverts back to that in existence on June 30, 2019.

Section 55 amends s. 215.18, F.S., to provide the Chief Justice of the Florida Supreme Court the authority to request a trust fund loan to ensure the state court system has sufficient funds to meet its appropriations contained in the GAA for Fiscal Year 2020-2021.

Section 56 requires the Department of Juvenile Justice to ensure that counties are fulfilling their financial responsibilities required in s. 985.6865, F.S., and to 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 to be deposited into the Shared County/State Juvenile Detention Trust Fund in Department of Juvenile Justice. The section also includes procedures to provide assurance to holders of bonds for which shared revenue fund distributions are pledged.

Section 57 reenacts s. 27.40, F.S., relating to criminal case conflicts to require written certification of conflict by a public defender. If the office of criminal conflict and civil regional counsel cannot accept a case from the public defender due to conflict, the office of civil regional counsel is required to specifically identify and describe the conflict of interest and certify the conflict to the court before a court-appointed counsel may be assigned. Each public defender and regional counsel must report, in the aggregate, the basis of all conflicts of interest certified to the court on a quarterly basis.

In addition, contracts with appointed counsel and forms used in billing by court-appointed counsel are required to be consistent with ss. 27.5304 and 216.311, F.S. A contract with court-appointed counsel must specify that payment is contingent upon an appropriation by the Legislature. The flat fee established in s. 27.5304, F.S., is required to be presumed to be sufficient compensation.

The Justice Administrative Commission (JAC) also is required to review appointed counsel billings, and objections by the JAC are required to be presumed correct unless a court determines, in writing, that competent and substantial evidence exists to justify overcoming the presumption. If an attorney does not permit the JAC or the Auditor General to review billing documentation, the attorney waives the claim for attorney fees. A finding by the JAC that the appointed counsel waived the right to seek compensation above the flat fee is required to be presumed correct, unless a court determines, in written findings, that competent and substantial evidence exists to overcome the presumption.

Section 58 amends s. 27.5304, F.S., to increase, for the 2020-2021 fiscal year, the statutory compensation limits for fees paid to court-appointed attorneys in noncapital, nonlife felony and life felony cases. The Legislature is authorized to establish the actual amounts paid to attorneys in these categories in the GAA for Fiscal Year 2020-2021.

In addition, court-appointed counsel may be compensated only in compliance with ss. 27.40(1), (2)(a), (7), F.S., 27.5304, F.S., and the GAA. The JAC is required to review all billings and must contemporaneously document its review before authorizing payment to an attorney. Objections by the JAC to billings by an attorney are required to be presumed correct by a court unless the court determines, in writing, that competent and substantial evidence supports overcoming the presumption. Motions to exceed the flat fee are required to be served on the JAC at least 20 business days before the hearing date, and the JAC may appear at the hearing in person or telephonically.

Section 59 provides that the amendments to s. 27.40(1), (2)(a), (3)(a), (5), (6), (7), and (11), F.S., and s. 27.5304(1), (3), (7), (11), and (12)(a) - (e) expire on July 1, 2021, and the text of those provisions reverts to that in existence on June 30, 2019.

Section 60 requires clerks to pay costs of compensation to jurors, for meals or lodging provided to jurors, and for jury-related personnel costs that exceed funding in the GAA for these purposes.

Section 61 reenacts s. 318.18(19), F.S., for Fiscal Year 2020-2021, to require the deposit of certain funds into the Indigent Criminal Defense Trust Fund instead of the Public Defenders Revenue Trust Fund.

Section 62 reenacts s. 817.568(12)(b), F.S., to require the deposit of certain funds into the Indigent Criminal Defense Trust Fund instead of the Public Defenders Revenue Trust Fund.

Section 63 provides that the amendments to ss. 318.18(19) and 817.568(12)(b), F.S., expire July 1, 2021, and the text of those provisions reverts to that in existence on June 30, 2018.

Section 64 amends section 20.316 Florida Statutes, to establish a new program entitled "Accountability and Program Support" within the Department of Juvenile Justice (DJJ).

Section 65 provides that the amendments to s. 20.316 (2) and (3), expire on July 1, 2021, and the text of those provisions reverts to that in existence on June 30, 2020.

Section 66 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, 2023

Section 67 continues the online procurement system transaction fee authorized in ss. 287.042(1)(h)1. and 287.057(22)(c), F.S., at 0.7 percent for the 2020-2021 fiscal year.

Section 68 prohibits an agency from transferring funds from a data processing category to any category other than another data processing category.

Section 69 authorizes the Executive Office of the Governor (EOG) to transfer funds in the specific appropriation category "Data Processing Assessment – Department of Management Service" between agencies, in order to align the budget authority granted with the assessments that must be paid by each agency to the DMS.

Section 70 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 71 authorizes the EOG to transfer funds in the appropriation category "Special Categories - Transfer to DMS - Human Resources Services Purchased per Statewide Contract" of the GAA for Fiscal Year 2020-2021 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 72 defines the components of the Florida Accounting Information Resource subsystem (FLAIR) and Cash Management System (CMS) included in the Department of Financial Services Planning Accounting and Ledger Management (PALM) system. This section also provides the executive steering committee membership and the procedures for executive steering committee meetings and decisions.

Section 73 amends section 29 of Chapter 2019-118, Laws of Florida, relating to the Florida Cybersecurity Task Force to extend the expiration date of the task force from January 1, 2021, to May 1, 2021, and the due date of the final report from November 1, 2020, to February 1, 2021.

Section 74 amends s. 216.181(11)(d), F.S., to authorize the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection (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 identified specifically.

Section 75 amends s. 215.18, F.S., to authorize 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 DEP, 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 Art. X, s. 28 of the State Constitution. This transfer is a temporary loan, and the funds must be repaid to the trust funds from which the moneys are loaned by the end of the 2020-2021 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 76 provides that, in order to implement specific appropriations from the land acquisition trust funds within the Department of Agriculture and Consumer Services, the DEP, the Fish and Wildlife Conservation Commission, and the Department of State, the DEP will transfer a proportionate share of revenues in 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. The section further provides that DEP may advance funds from the beginning unobligated fund balance in the Land Acquisition Trust Fund to LATF within the Fish and Wildlife Conservation Commission for cash flow purposes.

Section 77 amends s. 375.041, F.S., to provide that the distribution from the Land Acquisition Trust Fund for restoration of Lake Apopka for the 2020-2021 fiscal year not occur.

Section 78 amends s. 570.441(4), F.S., to extend the sunset date from June 30, 2020, to July 1, 2021, to authorize the Department of Agriculture and Consumer Services to use money deposited in the Pest Control Trust Fund to carry out any of the powers of the Division of Agricultural Environmental Services.

Section 79 reenacts the amendment to s. 570.93, F.S., for Fiscal Year 2020-2021, to revise the agricultural water conservation program to enable cost-share funds to continue to be used for irrigation system retrofits and mobile irrigation lab evaluations. The revision also permits the funds to be expended on additional water conservation activities pursuant to s. 403.067(7)(c), F.S.

Section 80 provides that the amendment to s. 570.93(1)(a), F.S., expires July 1, 2021, and the text of that paragraph reverts to that in existence on June 30, 2019.

Section 81 amends s. 527.07(1), F.S., to revise requirements for labeling petroleum measuring devices that have been inspected by the Department of Agriculture and Consumer Services.

Section 82 amends s. 259.105, F.S., to provide for distribution a specified amount from the Florida Forever Trust to the Florida Recreation Development Assistance Program within the DEP.

Section 83 amends s. 376.3071, F.S., to revise the requirements for the usage of the Inland Protection Trust Fund for ethanol and biodiesel damage to petroleum tanks.

Section 84 provides that the amendment to s. 376.3071, F.S., expires July 1, 2021, and the text of that paragraph reverts to that in existence on June 30, 2020.

Section 85 clarifies that rulemaking regarding water quality monitoring for Everglades restoration purposes is limited to procedures to implement water quality monitoring required in lieu of implementation of best management practices or other measures. The Department of Environmental Protection is to replace existing rule 40E-61, Florida Administrative Code. This section is to expire July 1, 2021.

Section 86 amends s. 321.04, F.S., to provide that for the 2020-2021 fiscal year, the Department of Highway Safety and Motor Vehicles may assign a patrol officer to a Cabinet member if the department deems such assignment appropriate or if requested by such Cabinet member in response to a threat. Additionally, the Governor may request the department to assign one or more highway patrol officers to the Lieutenant Governor for security services.

Section 87 amends s. 420.9079, F.S., relating to the Local Government Housing Trust Fund, to allow funds to be used as provided in the GAA for Fiscal Year 2020-2021.

Section 88 amends s. 420.0005, F.S., relating to the State Housing Trust Fund, to allow funds to be used as provided in the GAA for Fiscal Year 2020-2021.

Section 89 amends s. 288.0655, F.S., relating to the Rural Infrastructure Fund to provide that funds appropriated for the grant program for Florida Panhandle counties shall be distributed pursuant to and for the purposes described in the proviso language associated with Specific Appropriation 2280 of the GAA for Fiscal Year 2020-2021.

Section 90 amends s. 338.2278(8)(g), F.S., to allow funds provided in that subsection to the Transportation Disadvantaged Trust Fund in Fiscal Year 2019-2020 to be used as provided in the GAA for Fiscal Year 2020-2021. The bill also extends the date by which each corridor task force must submit its final report from October 1 to November 15, 2020.

Section 91 provides that these changes to s. 338.2278, F.S., expire on July 1, 2021.

Section 92 amends s. 288.80125, F.S., relating to the Triumph Gulf Coast Trust Fund to provide that funds shall be used for the Rebuild Florida Revolving Loan Fund Program to provide assistance to businesses impacted by Hurricane Michael as provided in the GAA.

Section 93 amends s. 339.135(7)(g) and (h), F.S., to authorize the chair and vice chair of the Legislative Budget Commission to approve, pursuant to s. 216.177, F.S., the following work program amendments if a commission meeting cannot be held within 30 days of submittal of the amendment by the Department of Transportation:

 A work program amendment that transfers fixed capital outlay appropriations between categories or increases appropriation categories. • A work program amendment that adds a new project, or a phase of a new project, in excess of \$3 million.

Section 94 amends s. 339.63, F.S., to maintain funding for certain projects through the Strategic Intermodal System (SIS) which were included in the SIS prior to the designation change in May 2019 and for which construction has commenced but is not completed.

Section 95 amends s. 112.061, F.S., to authorize a lieutenant governor who permanently resides outside of Leon County to designate an official headquarters in his or her county as his or her official headquarters for purposes of s. 112.061, F.S. A lieutenant governor for whom an official headquarters in his or her county of residence is established may be paid travel and subsistence expenses when travelling between their official headquarters and the State Capitol to conduct state business.

Section 96 amends s. 216.292(2)(a), F.S., to grant broader legislative review of any "five percent" budget transfers. For the 2020-2021 fiscal year, the review must ensure the proposed action maximizes the use of available and appropriate trust funds, does not exceed delegated authority and is not contrary to legislative policy and intent.

Section 97 requires the DMS to maintain and offer during Fiscal Year 2020-2021 for the State Group Health Insurance Program the standard and high deductible PPO and HMO plans which are offered during Fiscal Year 2019-2020, notwithstanding s. 110.123(3)(f) and (j), F.S.

Section 98 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 GAA or by the Legislative Budget Commission.

Section 99 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 of Representatives 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, F.S. This requirement applies to state employee reassignments regardless of which agency (sending or receiving) is responsible for pay and benefits of the assigned employee.

Section 100 maintains legislative salaries at the July 1, 2010, level.

Section 101 reenacts 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 2020-2021 GAA.

Section 102 reverts the language of s. 215.32(2)(b), F.S., to the text in effect on June 30, 2011.

Section 103 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 104 provides that, notwithstanding s. 112.061, F.S., costs for lodging associated with a meeting, conference or convention organized or sponsored in whole or in part by a state agency or the judicial branch may not exceed \$175 per day. An employee may expend his or her own funds for any lodging expenses in excess of \$175 per day. Exempts travel for conducting an audit, examination, inspection or investigation or travel activities relating to a litigation or emergency response.

Section 105 provides that a state agency may not enter into a contract containing a nondisclosure clause that prohibits a contractor from disclosing to members or staff of the Legislature information relevant to the performance of the contract.

Section 106 requires all new state contracts and amended contracts entered on or after July 1, 2020, to authorize public agencies to inspect: a) financial records and documents directly related to the performance

of the contract or public expenditures; and b) programmatic records and documents of the contractor which the public agency determines are necessary to monitor performance of the contract or ensure the contract terms are being met. Contractors are required to provide the requested records and documents within 10 business days after the request by the public agency.

Section 107 creates s. 14.25, F.S., to authorize the Governor to award the "Governor's Medal of Freedom" to any person who has made an especially meritorious contribution to the State of Florida or other significant public or private endeavors.

Section 108 creates Local Government Efficiency Task Force within the Legislature to review the governance structure and function of local government and determine if changes are necessary to make such governments more efficient. Requires report to the Governor, President of the Senate and Speaker of the House of Representatives by June 1, 2021.

Section 109 specifies that no section of the bill shall take effect if the appropriations and proviso to which it relates are vetoed.

Section 110 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 111 provides a severability clause.

Section 112 provides effective dates.

Conference Committee Amendment (035067) (with title amendment)—Remove 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 2020-2021 fiscal year.

Section 2. In order to implement Specific Appropriations 8, 9, 10, 92, and 93 of the 2020-2021 General Appropriations Act, the calculations of the Florida Education Finance Program for the 2020-2021 fiscal year included in the document titled "Public School Funding: The Florida Education Finance Program," dated March 15, 2020, and filed with the Clerk of the House of Representatives, 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, 2021

Section 3. In order to implement Specific Appropriations 8 and 92 of the 2020-2021 General Appropriations Act, and notwithstanding ss. 1002.20, 1003.02, 1006.28-1006.42, 1011.62(6)(b)3., and 1011.67, Florida Statutes, relating to the expenditure of funds provided for instructional materials, for the 2020-2021 fiscal year, funds provided for instructional materials shall be released and expended as required in the proviso language for Specific Appropriation 92 of the 2020-2021 General Appropriations Act. This section expires July 1, 2021.

Section 4. In order to implement Specific Appropriations 8 and 92 of the 2020-2021 General Appropriations Act, subsections (8) and (17) of section 1011.62, Florida Statutes, are amended 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:

(8) DECLINE IN FULL-TIME EQUIVALENT STUDENTS.—

(a) In those districts where there is a decline between prior year and current year unweighted FTE students, a percentage of the decline in the unweighted FTE students as determined by the Legislature shall be multiplied by the prior year calculated FEFP per unweighted FTE student and shall be added to the allocation for that district. For this purpose, the calculated FEFP shall be computed by multiplying the weighted FTE students by the base student allocation and then by the district cost differential. If a district transfers a program to another institution not under the authority of the district's school board, in-

cluding a charter technical career center, the decline is to be multiplied by a factor of 0.15. However, if the funds provided for the Florida Education Finance Program in the General Appropriations Act for any fiscal year are reduced by a subsequent appropriation for that fiscal year, the percent of the decline in the unweighted FTE students to be funded shall be determined by the Legislature and designated in the subsequent appropriation.

(b) The allocation authorized in this paragraph (a) is suspended for the 2020-2021 fiscal year and does not apply during such fiscal year. This paragraph expires July 1, 2021.

(17)(a) FUNDING COMPRESSION AND HOLD HARMLESS ALLOCATION.— The Legislature may provide an annual funding compression and hold harmless allocation in the General Appropriations Act. The allocation is created to provide additional funding to school districts if the school district's and developmental research schools whose total funds per FTE in the prior year were less than the statewide average or if the school district's district cost differential in the current year is less than the prior year. The total allocation shall be distributed to eligible school districts as follows:

- (b) Using the most recent prior year FEFP calculation for each eligible school district, subtract the total school district funds per FTE shall be subtracted from the state average funds per FTE, not including any adjustments made pursuant to paragraph (19)(b). The resulting funds per FTE difference, or a portion thereof, as designated in the General Appropriations Act, shall then be multiplied by the school district's total unweighted FTE to provide the allocation.
- (c) Multiply the absolute value of the difference between the eligible school district's current year district cost differential and the prior year district cost differential by a hold harmless factor as designated in the General Appropriations Act. The result is the district cost differential hold harmless index. Multiply the index by the eligible school district's weighted FTE and by the base student allocation as designated in the General Appropriations Act.
- (d) Add the amounts calculated in paragraphs (b) and (c) and if the amount is ealculated funds are greater than the amount included in the General Appropriations Act, the allocation shall they must be prorated to the appropriation amount based on each participating school district's share. This subsection expires July 1, 2021 2020.

Section 5. In order to implement Specific Appropriation 21 of the 2020-2021 General Appropriations Act, subsection (1) of section 1013.62, Florida Statutes, is amended to read:

1013.62 Charter schools capital outlay funding.—

- (1) For the 2020-2021 2018-2019 fiscal year, charter school capital outlay funding shall consist of state funds appropriated in the 2020-2021 2018-2019 General Appropriations Act. Beginning in fiscal year 2021-2022 2019-2020, charter school capital outlay funding shall consist of state funds when such funds are appropriated in the General Appropriations Act and revenue resulting from the discretionary millage authorized in s. 1011.71(2) if the amount of state funds appropriated for charter school capital outlay in any fiscal year is less than the average charter school capital outlay funds per unweighted full-time equivalent student for the 2018-2019 fiscal year, multiplied by the estimated number of charter school students for the applicable fiscal year, and adjusted by changes in the Consumer Price Index issued by the United States Department of Labor from the previous fiscal year. Nothing in this subsection prohibits a school district from distributing to charter schools funds resulting from the discretionary millage authorized in s. 1011.71(2).
- (a) To be eligible to receive capital outlay funds, a charter school must:
 - 1.a. Have been in operation for 2 or more years;
- b. Be governed by a governing board established in the state for $2\ or$ more years which operates both charter schools and conversion charter schools within the state;
- c. Be an expanded feeder chain of a charter school within the same school district that is currently receiving charter school capital outlay funds;

- d. Have been accredited by a regional accrediting association as defined by State Board of Education rule; or
- e. Serve students in facilities that are provided by a business partner for a charter school-in-the-workplace pursuant to s. 1002.33(15)(b).
- 2. Have an annual audit that does not reveal any of the financial emergency conditions provided in s. 218.503(1) for the most recent fiscal year for which such audit results are available.
- 3. Have satisfactory student achievement based on state accountability standards applicable to the charter school.
- 4. Have received final approval from its sponsor pursuant to s. 1002.33 for operation during that fiscal year.
- 5. Serve students in facilities that are not provided by the charter school's sponsor.
- (b) A charter school is not eligible to receive capital outlay funds if it was created by the conversion of a public school and operates in facilities provided by the charter school's sponsor for a nominal fee, or at no charge, or if it is directly or indirectly operated by the school district.
- Section 6. The amendments to s. 1013.62(1), Florida Statutes, by this act expire July 1, 2021, and the text of that subsection shall revert to that in existence on June 30, 2020, 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 7. In order to implement Specific Appropriation 123 of the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 8 of chapter 2019-116, Laws of Florida, subsection (1) of section 1001.26, Florida Statutes, is reenacted to read:

1001.26 Public broadcasting program system.—

- (1) There is created a public broadcasting program system for the state. The department shall provide funds, as specifically appropriated in the General Appropriations Act, to educational television stations qualified by the Corporation for Public Broadcasting or public colleges and universities that are part of the public broadcasting program system. The program system must include:
- (a) Support for existing Corporation for Public Broadcasting qualified program system educational television stations.
- (b) Maintenance of quality broadcast capability for educational stations that are part of the program system.
- (c) Interconnection of all educational stations that are part of the program system for simultaneous broadcast and of such stations with all universities and other institutions as necessary for sharing of resources and delivery of programming.
- (d) Establishment and maintenance of a capability for statewide program distribution with facilities and staff, provided such facilities and staff complement and strengthen existing educational television stations.
- (e) Provision of both statewide programming funds and station programming support for educational television to meet statewide priorities. Priorities for station programming need not be the same as priorities for programming to be used statewide. Station programming may include, but shall not be limited to, citizens' participation programs, music and fine arts programs, coverage of public hearings and governmental meetings, equal air time for political candidates, and other public interest programming.
- Section 8. The text of s. 1001.26(1), Florida Statutes, as carried forward from chapter 2019-116, Laws of Florida, by this act expires July 1, 2021, and the text of that subsection shall revert to that in existence on June 30, 2018, except that any amendment 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 9. In order to implement Specific Appropriation 150 of the 2020-2021 General Appropriations Act, section 1004.6499, Florida Statutes, is created to read:

1004.6499 Florida Institute of Politics.—

- (1) The Florida Institute of Politics is established at the Florida State University within the College of Social Sciences and Public Policy. The purpose of the institute is to provide the southeastern region of the United States with a world class, bipartisan, nationally renowned institute of politics.
 - (2) The goals of the institute are to:
- (a) Motivate students across the Florida State University to become aware of the significance of government and civic engagement at all levels and politics in general.
- (b) Provide students with an opportunity to be politically active and civically engaged.
- (c) Nurture a state of consciousness and passion for public service and politics.
- (d) Plan and host forums to allow students and guests to hear from and interact with experts from government, politics, policy, and journalism on a frequent basis.
- (e) Become a national and state resource on polling information and survey methodology.
- (f) Provide fellowships and internship opportunities to students in government, non-profit organizations, and community organizations.
- (g) Provide training sessions for newly elected state and local public officials.
- (h) Organize and sponsor conferences, symposia, and workshops throughout Florida to educate and inform citizens, elected officials, and appointed policymakers regarding effective policymaking techniques and processes.
- (i) Create and promote research and awareness regarding politics, citizen involvement, and public service.
- (j) Collaborate with related policy institutes and research activities at Florida State University and other institutions of higher education to motivate, increase, and sustain citizen involvement in public affairs.
 - (3) This section expires July 1, 2021.
- Section 10. In order to implement Specific Appropriations 207, 208, 211, and 215 of the 2020-2021 General Appropriations Act, the calculations for the Medicaid Hospital Funding programs for the 2020-2021 fiscal year contained in the document titled "Medicaid Hospital Funding Programs, Fiscal Year 2020-2021," dated March 15, 2020, and filed with the Clerk of the House of Representatives, 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 Medicaid Hospital Funding programs. This section expires July 1, 2021.
- Section 11. In order to implement Specific Appropriations 201 through 228 and 526 of the 2020-2021 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 feefor-service 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, 2021.

Section 12. In order to implement Specific Appropriations 225 and 226 of the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 19 of chapter 2019-116, Laws of Florida, subsection (23) of section 409.908, Florida Statutes, is reenacted 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

- (23)(a) The agency shall establish rates at a level that ensures no increase in statewide expenditures resulting from a change in unit costs for county health departments effective July 1, 2011. Reimbursement rates shall be as provided in the General Appropriations Act.
- (b)1. Base rate reimbursement for inpatient services under a diagnosis-related group payment methodology shall be provided in the General Appropriations Act.
- 2. Base rate reimbursement for outpatient services under an enhanced ambulatory payment group methodology shall be provided in the General Appropriations Act.
- 3. Prospective payment system reimbursement for nursing home services shall be as provided in subsection (2) and in the General Appropriations Act.

Section 13. The text of s. 409.908(23), Florida Statutes, as carried forward from chapter 2019-116, Laws of Florida, by this act expires July 1, 2021, and the text of that subsection shall revert to that in existence on October 1, 2018, not including any amendments made by chapter 2019-116, Laws of Florida, except that any amendments to such text enacted other than by this act and chapters 2019-116 and 2018-10, Laws of Florida, 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 209 of the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 21 of chapter 2019-116, Laws of Florida, subsection (26) of section 409.908, Florida Statutes, is reenacted and 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.

(26) The agency may receive funds from state entities, including, but not limited to, the Department of Health, local governments, and other local political subdivisions, for the purpose of making special exception payments and Low Income Pool Program payments, including federal matching funds. Funds received for this purpose shall be separately accounted for and may not be commingled with other state or local funds in any manner. The agency may certify all local governmental funds used as state match under Title XIX of the Social Security Act to the extent and in the manner authorized under the General Appropriations Act and pursuant to an agreement between the agency and the local governmental entity. In order for the agency to certify such local governmental funds, a local governmental entity must submit a final, executed letter of agreement to the agency, which must be received by October 1 of each fiscal year and provide the total amount of local governmental funds authorized by the entity for that fiscal year under the General Appropriations Act. The local governmental entity shall use a certification form prescribed by the agency. At a minimum, the certification form must identify the amount being certified and describe the relationship between the certifying local governmental entity and the local health care provider. Local governmental funds outlined in the letters of agreement must be received by the agency no later than October 31 of each fiscal year in which such funds are pledged, unless an alternative plan is specifically approved by the agency. To be eligible for low-income pool funding or other forms of supplemental payments funded by intergovernmental transfers, and in addition to any other applicable requirements, essential providers under s. 409.975(1)(a)2. must offer to contract with each managed care plan in their region and essential providers under s. 409.975(1)(b)1. and 3. must offer to contract with each managed care plan in the state. Before releasing such supplemental payments, in the event the parties have not executed network contracts, the agency shall evaluate the parties' efforts to complete negotiations. If such efforts continue to fail, the agency shall withhold such supplemental payments beginning in the third quarter of the fiscal year if it determines that, based upon the totality of the circumstances, the essential provider has negotiated with the managed care plan in bad faith. If the agency determines that an essential provider has negotiated in bad faith, it must notify the essential provider at least 90 days in advance of the start of the third quarter of the fiscal year, and afford the essential provider hearing rights in accordance with chapter 120.

Section 15. The amendments to s. 409.908(26), Florida Statutes, made by this act and carried forward from chapter 2019-116, Laws of Florida, by this act expire July 1, 2021, and the text of that subsection shall revert to that in existence on June 30, 2019, 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 16. In order to implement Specific Appropriations 207, 211, 212, 214, 216, and 225 of the 2020-2021 General Appropriations Act, subsection (12) of section 409.904, Florida Statutes, is amended to read:

409.904 Optional payments for eligible persons.—The agency may make payments for medical assistance and related services on behalf of the following persons who are determined to be eligible subject to the income, assets, and categorical eligibility tests set forth in federal and state law. Payment on behalf of these Medicaid eligible persons is subject to the availability of moneys and any limitations established by the General Appropriations Act or chapter 216.

(12) Effective July 1, 2020 2019, the agency shall make payments to Medicaid-covered services:

- (a) For eligible children and pregnant women, retroactive for a period of no more than $90\,\mathrm{days}$ before the month in which an application for Medicaid is submitted.
- (b) For eligible nonpregnant adults, retroactive to the first day of the month in which an application for Medicaid is submitted.

This subsection expires July 1, 2021 2020.

- Section 17. In order to implement Specific Appropriations 207, 211, 212, 214, 216, and 225 of the 2020-2021 General Appropriations Act, by March 1, 2021, the Agency for Health Care Administration shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives the Medicaid Managed Care waiver independent evaluation regarding the impact of the waiver of Medicaid retroactive eligibility on beneficiaries and providers. The evaluation shall include, but is not limited to:
- (1) Analysis of how the waiver of Medicaid retroactive eligibility impacted enrollment continuity.
- (2) Information on how hospitals and nursing facilities have changed their enrollment procedures following the waiver of Medicaid retroactive eligibility.
- (3) The impact of the waiver of retroactive eligibility on enrollee financial burden.
- (4) The impact of the waiver of retroactive eligibility on provider uncompensated care.
- (5) The impact of the waiver of retroactive eligibility on provider financial performance.
- (6) Additional recommendations to improve outreach to nonpregnant adults who would be eligible for Medicaid if they applied before an event that requires hospital or nursing facility care.

This section expires July 1, 2021.

- Section 18. In order to implement Specific Appropriations 181 through 184 of the 2020-2021 General Appropriations Act, and not-withstanding the expiration date in section 31 of chapter 2019-116, Laws of Florida, paragraph (b) of subsection (5) of section 624.91, Florida Statutes, is reenacted to read:
 - 624.91 The Florida Healthy Kids Corporation Act.—
 - (5) CORPORATION AUTHORIZATION, DUTIES, POWERS.—
 - (b) The Florida Healthy Kids Corporation shall:
- 1. Arrange for the collection of any family, local contributions, or employer payment or premium, in an amount to be determined by the board of directors, to provide for payment of premiums for comprehensive insurance coverage and for the actual or estimated administrative expenses.
- 2. Arrange for the collection of any voluntary contributions to provide for payment of Florida Kidcare program premiums for children who are not eligible for medical assistance under Title XIX or Title XXI of the Social Security Act.
- 3. Subject to the provisions of s. 409.8134, accept voluntary supplemental local match contributions that comply with the requirements of Title XXI of the Social Security Act for the purpose of providing additional Florida Kidcare coverage in contributing counties under Title XXI.
- 4. Establish the administrative and accounting procedures for the operation of the corporation.
- 5. Establish, with consultation from appropriate professional organizations, standards for preventive health services and providers and comprehensive insurance benefits appropriate to children, provided that such standards for rural areas shall not limit primary care providers to board-certified pediatricians.

- 6. Determine eligibility for children seeking to participate in the Title XXI-funded components of the Florida Kidcare program consistent with the requirements specified in s. 409.814, as well as the non-Title-XXI-eligible children as provided in subsection (3).
- 7. Establish procedures under which providers of local match to, applicants to and participants in the program may have grievances reviewed by an impartial body and reported to the board of directors of the corporation.
- 8. Establish participation criteria and, if appropriate, contract with an authorized insurer, health maintenance organization, or third-party administrator to provide administrative services to the corporation.
- 9. Establish enrollment criteria that include penalties or waiting periods of 30 days for reinstatement of coverage upon voluntary cancellation for nonpayment of family premiums.
- 10. Contract with authorized insurers or any provider of health care services, meeting standards established by the corporation, for the provision of comprehensive insurance coverage to participants. Such standards shall include criteria under which the corporation may contract with more than one provider of health care services in program sites. Health plans shall be selected through a competitive bid process. The Florida Healthy Kids Corporation shall purchase goods and services in the most cost-effective manner consistent with the delivery of quality medical care. The maximum administrative cost for a Florida Healthy Kids Corporation contract shall be 15 percent. For health care contracts, the minimum medical loss ratio for a Florida Healthy Kids Corporation contract shall be 85 percent. For dental contracts, the remaining compensation to be paid to the authorized insurer or provider under a Florida Healthy Kids Corporation contract shall be no less than an amount which is 85 percent of premium; to the extent any contract provision does not provide for this minimum compensation, this section shall prevail. For an insurer or any provider of health care services which achieves an annual medical loss ratio below 85 percent, the Florida Healthy Kids Corporation shall validate the medical loss ratio and calculate an amount to be refunded by the insurer or any provider of health care services to the state which shall be deposited into the General Revenue Fund unallocated. The health plan selection criteria and scoring system, and the scoring results, shall be available upon request for inspection after the bids have been awarded.
- 11. Establish disenrollment criteria in the event local matching funds are insufficient to cover enrollments.
- 12. Develop and implement a plan to publicize the Florida Kidcare program, the eligibility requirements of the program, and the procedures for enrollment in the program and to maintain public awareness of the corporation and the program.
- 13. Secure staff necessary to properly administer the corporation. Staff costs shall be funded from state and local matching funds and such other private or public funds as become available. The board of directors shall determine the number of staff members necessary to administer the corporation.
- 14. In consultation with the partner agencies, provide a report on the Florida Kidcare program annually to the Governor, the Chief Financial Officer, the Commissioner of Education, the President of the Senate, the Speaker of the House of Representatives, and the Minority Leaders of the Senate and the House of Representatives.
- 15. Provide information on a quarterly basis to the Legislature and the Governor which compares the costs and utilization of the full-pay enrolled population and the Title XXI-subsidized enrolled population in the Florida Kidcare program. The information, at a minimum, must include:
- a. The monthly enrollment and expenditure for full-pay enrollees in the Medikids and Florida Healthy Kids programs compared to the Title XXI-subsidized enrolled population; and
- b. The costs and utilization by service of the full-pay enrollees in the Medikids and Florida Healthy Kids programs and the Title XXI-subsidized enrolled population.
- 16. Establish benefit packages that conform to the provisions of the Florida Kidcare program, as created in ss. 409.810-409.821.

- Section 19. The text of s. 624.91(5)(b), Florida Statutes, as carried forward from chapter 2019-116, Laws of Florida, by this act expires July 1, 2021, and the text of that paragraph shall revert to that in existence on June 30, 2019, 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 20. In order to implement Specific Appropriation 458 of the 2020-2021 General Appropriations Act, subsection (4) of section 381.915, Florida Statutes, is amended to read:
- 381.915 Florida Consortium of National Cancer Institute Centers Program.—
- (4) Tier designations and corresponding weights within the Florida Consortium of National Cancer Institute Centers Program are as follows:
- (a) Tier 1: Florida-based NCI-designated comprehensive cancer centers, which shall be weighted at 1.5.
- (b) Tier 2: Florida-based NCI-designated cancer centers, which shall be weighted at 1.25.
- (c) Tier 3: Florida-based cancer centers seeking designation as either a NCI-designated cancer center or NCI-designated comprehensive cancer center, which shall be weighted at 1.0.
- 1. A cancer center shall meet the following minimum criteria to be considered eligible for Tier 3 designation in any given fiscal year:
- a. Conducting cancer-related basic scientific research and cancer-related population scientific research;
- b. Offering and providing the full range of diagnostic and treatment services on site, as determined by the Commission on Cancer of the American College of Surgeons;
- c. Hosting or conducting cancer-related interventional clinical trials that are registered with the NCI's Clinical Trials Reporting Program;
- d. Offering degree-granting programs or affiliating with universities through degree-granting programs accredited or approved by a nationally recognized agency and offered through the center or through the center in conjunction with another institution accredited by the Commission on Colleges of the Southern Association of Colleges and Schools;
- e. Providing training to clinical trainees, medical trainees accredited by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association, and postdoctoral fellows recently awarded a doctorate degree; and
- f. Having more than \$5 million in annual direct costs associated with their total NCI peer-reviewed grant funding.
- 2. The General Appropriations Act or accompanying legislation may limit the number of cancer centers which shall receive Tier 3 designations or provide additional criteria for such designation.
- 3. A cancer center's participation in Tier 3 may not extend beyond July 1, 2021 shall be limited to 6 years.
- 4. A cancer center that qualifies as a designated Tier 3 center under the criteria provided in subparagraph 1. by July 1, 2014, is authorized to pursue NCI designation as a cancer center or a comprehensive cancer center *until July 1, 2021* for 6 years after qualification.
- Section 21. The amendments to s. 381.915(4), Florida Statutes, by this act expire July 1, 2021, and the text of that subsection shall revert to that in existence on June 30, 2020, 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 22. In order to implement Specific Appropriations 536, 537, 542, and 545 of the 2020-2021 General Appropriations Act, subsection (17) of section 893.055, Florida Statutes, is amended to read:

- 893.055 Prescription drug monitoring program.—
- (17) For the 2020-2021 2019 2020 fiscal year only, 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, 2021 2020.
- Section 23. In order to implement Specific Appropriation 208 of the 2020-2021 General Appropriations Act, subsections (2) and (10) 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 2012, 2013, and 2014 2011, 2012, and 2013 audited disproportionate share data to determine each hospital's Medicaid days and charity care for the 2020-2021 $\frac{2019-2020}{2019-2020}$ state fiscal year.
- (b) If the Agency for Health Care Administration does not have the prescribed 3 years of audited disproportionate share data as noted in paragraph (a) for a hospital, the agency shall use the average of the years of the audited disproportionate share data as noted in paragraph (a) which is available.
- (c) In accordance with s. 1923(b) of the Social Security Act, a hospital with a Medicaid inpatient utilization rate greater than one standard deviation above the statewide mean or a hospital with a low-income utilization rate of 25 percent or greater shall qualify for reimbursement.
- (10) Notwithstanding any provision of this section to the contrary, for the 2020-2021 2019 state fiscal year, the agency shall distribute moneys to hospitals providing a disproportionate share of Medicaid or charity care services as provided in the 2020-2021 2019 2020 General Appropriations Act. This subsection expires July 1, 2021 2020.
- Section 24. In order to implement Specific Appropriation 208 of the 2020-2021 General Appropriations Act, subsection (3) of section 409.9113, Florida Statutes, is amended to read:
- 409.9113 Disproportionate share program for teaching hospitals.— In addition to the payments made under s. 409.911, the agency shall make disproportionate share payments to teaching hospitals, as defined in s. 408.07, for their increased costs associated with medical education programs and for tertiary health care services provided to the indigent. This system of payments must conform to federal requirements and distribute funds in each fiscal year for which an appropriation is made by making quarterly Medicaid payments. Notwithstanding s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of lowincome patients. The agency shall distribute the moneys provided in the General Appropriations Act to statutorily defined teaching hospitals and family practice teaching hospitals, as defined in s. 395.805, pursuant to this section. The funds provided for statutorily defined teaching hospitals shall be distributed as provided in the General Appropriations Act. The funds provided for family practice teaching hospitals shall be distributed equally among family practice teaching hospitals.
- (3) Notwithstanding any provision of this section to the contrary, for the 2020-2021 2019 2020 state fiscal year, the agency shall make disproportionate share payments to teaching hospitals, as defined in s. 408.07, as provided in the 2020-2021 2019 2020 General Appropriations Act. This subsection expires July 1, 2021 2020.

Section 25. In order to implement Specific Appropriation 208 of the 2020-2021 General Appropriations Act, subsection (4) of section 409.9119, Florida Statutes, is amended to read:

409.9119 Disproportionate share program for specialty hospitals for children.—In addition to the payments made under s. 409.911, the Agency for Health Care Administration shall develop and implement a system under which disproportionate share payments are made to those hospitals that are separately licensed by the state as specialty hospitals for children, have a federal Centers for Medicare and Medicaid Services certification number in the 3300-3399 range, have Medicaid days that exceed 55 percent of their total days and Medicare days that are less than 5 percent of their total days, and were licensed on January 1, 2013, as specialty hospitals for children. This system of payments must conform to federal requirements and must distribute funds in each fiscal year for which an appropriation is made by making quarterly Medicaid payments. Notwithstanding s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals that serve a disproportionate share of low-income patients. The agency may make disproportionate share payments to specialty hospitals for children as provided for in the General Appropriations Act.

(4) Notwithstanding any provision of this section to the contrary, for the 2020-2021 2019-2020 state fiscal year, for hospitals achieving full compliance under subsection (3), the agency shall make disproportionate share payments to specialty hospitals for children as provided in the 2020-2021 2019 2020 General Appropriations Act. This subsection expires July 1, 2021 2020.

Section 26. In order to implement Specific Appropriations 201 through 228 of the 2020-2021 General Appropriations Act, and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Agency for Health Care Administration may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to realign funding within the Medicaid program appropriation categories to address projected surpluses and deficits within the program and to maximize the use of state trust funds. A single budget amendment shall be submitted in the last quarter of the 2020-2021 fiscal year only. This section expires July 1, 2021.

Section 27. In order to implement Specific Appropriation 406 of the 2020-2021 General Appropriations Act, and subject to federal approval of the application to be a site for the Program of All-Inclusive Care for the Elderly, the Agency for Health Care Administration shall contract with one private health care organization, the sole member of which is a private, not-for-profit corporation that owns and manages health care organizations that provide comprehensive long-term care services, including nursing home, assisted living, independent housing, home care, adult day care, and care management. This organization shall provide these services to frail and elderly persons who reside in Escambia, Okaloosa, and Santa Rosa Counties. The organization is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to an appropriation, shall approve up to 200 initial enrollees in the Program of All-Inclusive Care for the Elderly established by this organization to serve elderly persons who reside in Escambia, Okaloosa, and Santa Rosa Counties. This section expires July 1, 2021.

Section 28. In order to implement Specific Appropriation 406 of the 2020-2021 General Appropriations Act, subject to federal approval of the application to be a site for the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with one private, not-for-profit hospital located in Miami-Dade County to provide comprehensive services to frail and elderly persons residing in Northwest Miami-Dade County, as defined by the agency. The hospital is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to appropriation, shall approve up to 100 initial enrollees in the Program of All-inclusive Care for the Elderly established by this hospital to serve persons in Northwest Miami-Dade County. This section is repealed July 1, 2021.

Section 29. In order to implement Specific Appropriation 406 of the 2020-2021 General Appropriations Act, subject to federal approval of an application to be a provider of the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with a private organization that has demonstrated the ability to operate PACE centers in more than one state and that serves more than

500 eligible PACE participants, to provide PACE services to frail and elderly persons who reside in Hillsborough, Hernando or Pasco Counties. The organization is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to the appropriation of funds by the Legislature, shall approve up to 500 initial enrollees in the PACE program established by the organization to serve frail and elderly persons who reside in Hillsborough, Hernando, or Pasco Counties. This section expires July 1, 2021.

Section 30. In order to implement Specific Appropriations 181 through 186 and 526 of the 2020-2021 General Appropriations Act, and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Agency for Health Care Administration and the Department of Health may each submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to realign funding within the Florida Kidcare program appropriation categories, or to increase budget authority in the Children's Medical Services Network category, to address projected surpluses and deficits within the program or to maximize the use of state trust funds. A single budget amendment must be submitted by each agency in the last quarter of the 2020-2021 fiscal year only. This section expires July 1, 2021.

Section 31. In order to implement Specific Appropriations 468 through 470, 475, and 482 of the 2020-2021 General Appropriations Act, subsection (17) of section 381.986, Florida Statutes, is amended to read:

381.986 Medical use of marijuana.-

(17) Rules adopted pursuant to this section before July 1, 2021 2020, are not subject to ss. 120.54(3)(b) and 120.541. Notwithstanding paragraph (8)(e), a medical marijuana treatment center may use a laboratory that has not been certified by the department under s. 381.988 until such time as at least one laboratory holds the required certification pursuant to s. 381.988, but in no event later than July 1, 2020. This subsection expires July 1, 2021 2020.

Section 32. In order to implement Specific Appropriations 468 through 470, 475, and 482 of the 2020-2021 General Appropriations Act, subsection (11) of section 381.988, Florida Statutes, is amended to read:

 $381.988\,$ Medical marijuana testing laboratories; marijuana tests conducted by a certified laboratory.—

(11) Rules adopted under subsection (9) before July 1, 2021 2020, are not subject to ss. 120.54(3)(b) and 120.541. This subsection expires July 1, 2021 2020.

Section 33. Effective July 1, 2020, upon the expiration and reversion of the amendments made to subsection (1) of section 14 of chapter 2017-232, Laws of Florida, pursuant to section 42 of chapter 2019-116, Laws of Florida, and in order to implement Specific Appropriations 468 through 470, 475, and 482 of the 2020-2021 General Appropriations Act, subsection (1) of section 14 of chapter 2017-232, Laws of Florida, is amended to read:

Section 14. Department of Health; authority to adopt rules; cause of action.—

(1) EMERGENCY RULEMAKING.—

- (a) The Department of Health and the applicable boards shall adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, and this section necessary to implement ss. 381.986 and 381.988, Florida Statutes. If an emergency rule adopted under this section is held to be unconstitutional or an invalid exercise of delegated legislative authority, and becomes void, the department or the applicable boards may adopt an emergency rule pursuant to this section to replace the rule that has become void. If the emergency rule adopted to replace the void emergency rule is also held to be unconstitutional or an invalid exercise of delegated legislative authority and becomes void, the department and the applicable boards must follow the nonemergency rulemaking procedures of the Administrative Procedures Act to replace the rule that has become void.
- (b) For emergency rules adopted under this section, the department and the applicable boards need not make the findings required by s. 120.54(4)(a), Florida Statutes. Emergency rules adopted under this section are exempt from ss. 120.54(3)(b) and 120.541, Florida Statutes.

The department and the applicable boards shall meet the procedural requirements in $s.\ 120.54(4)(a)$ s. 120.54(a), Florida Statutes, if the department or the applicable boards have, before $July\ 1,\ 2019$ the effective date of this act, held any public workshops or hearings on the subject matter of the emergency rules adopted under this subsection. Challenges to emergency rules adopted under this subsection are subject to the time schedules provided in s. 120.56(5), Florida Statutes.

(c) Emergency rules adopted under this section are exempt from s. 120.54(4)(c), Florida Statutes, and shall remain in effect until replaced by rules adopted under the nonemergency rulemaking procedures of the Administrative Procedures Act. Rules adopted under the nonemergency rulemaking procedures of the Administrative Procedures Act to replace emergency rules adopted under this section are exempt from ss. 120.54(3)(b) and 120.541, Florida Statutes. By July 1, 2021 January 1, 2018, the department and the applicable boards shall initiate nonemergency rulemaking pursuant to the Administrative Procedures Act to replace all emergency rules adopted under this section by publishing a notice of rule development in the Florida Administrative Register. Except as provided in paragraph (a), after July 1, 2021 January 1, 2018, the department and applicable boards may not adopt rules pursuant to the emergency rulemaking procedures provided in this section.

Section 34. The amendment to s. 14(1) of chapter 2017-232, Laws of Florida, by this act expires July 1, 2021, and the text of that subsection shall revert to that in existence on June 30, 2019, 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 35. In order to implement Specific Appropriations 330 and 332 of the 2020-2021 General Appropriations Act, the Department of Children and Families shall establish a formula to distribute the recurring sums of \$19,627,812 from the General Revenue Fund and \$15,668,869 from the Federal Grants Trust Fund for actual and direct costs to implement the Guardianship Assistance Program, including Level 1 foster care board payments, licensing staff for community-based care lead agencies, and guardianship assistance payments. This section expires July 1, 2021.

Section 36. In order to implement Specific Appropriations 330, 332, 361, and 362 of the 2020-2021 General Appropriations Act, and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Department of Children and Families may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to realign funding within the department based on the implementation of the Guardianship Assistance Program, between and among the specific appropriations for guardianship assistance payments, foster care Level 1 room and board payments, relative caregiver payments, and nonrelative caregiver payments. This section expires July 1, 2021.

Section 37. In order to implement Specific Appropriations 554 through 560 and 562 of the 2020-2021 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 \$130 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, 2021 2020.

Section 38. In order to implement Specific Appropriations 471 and 510 of the 2020-2021 General Appropriations Act, and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Department of Health may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to increase budget authority for the HIV/AIDS Prevention and Treatment Program if additional federal revenues specific to HIV/AIDS prevention and treatment become available in the 2020-2021 fiscal year. This section expires July 1, 2021.

Section 39. In order to implement Specific Appropriations 348, 353, and 354 of the 2020-2021 General Appropriations Act, and notwith-standing ss. 216.181 and 216.292, Florida Statutes, the Department of Children and Families may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to increase budget authority for the Supplemental Nutrition Assistance Program if additional federal revenue specific to the program becomes available for the program in the 2020-2021 fiscal year. This section expires July 1, 2021.

Section 40. In order to implement Specific Appropriations 312 through 315, 319, 320, 323, 328 through 330, and 332 of the 2020-2021 General Appropriations Act, and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Department of Children and Families may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to realign funding within the Family Safety Program to maximize the use of Title IV-E and other federal funds. This section expires July 1, 2021.

Section 41. In order to implement Specific Appropriations 215 and 226 of the 2020-2021 General Appropriations Act, subsection (6) is added to section 409.968, Florida Statutes, to read:

409.968 Managed care plan payments.—

(6) The agency shall withhold and set aside a portion of the managed care rates from the rate cells for special needs and home health services in the managed medical assistance and managed long-term care programs to implement a home health performance incentive program. The agency shall direct Medicaid managed care plans to submit to the agency proposals to ensure all covered and authorized home health services are provided to recipients, methods for measuring provider compliance, and mechanisms for documenting compliance to the agency. The plans must implement a method for families and caregivers to report provider failures to provide services in real time. The agency may disburse the withheld portion of rate in the last quarter of the fiscal year only if the agency documents in writing that the plans ensured all covered and authorized home health services were provided. This subsection expires July 1, 2021.

Section 42. In order to implement Specific Appropriation 195 of the 2020-2021 General Appropriations Act:

- (1) The Agency for Health Care Administration shall replace the current Florida Medicaid Management Information System (FMMIS) and fiscal agent operations with a system that is modular, interoperable, and scalable for the Florida Medicaid program that complies with all applicable federal and state laws and requirements. The agency may not include in the project to replace the current FMMIS and fiscal agent contract:
- (a) Functionality that duplicates any of the information systems of the other health and human services state agencies; or
- (b) Procurement for agency requirements external to Medicaid programs with the intent to leverage the Medicaid technology infrastructure for other purposes without legislative appropriation or legislative authorization to procure these requirements.

The new system, the Florida Health Care Connection (FX) system, must provide better integration with subsystems supporting Florida's Medicaid program; uniformity, consistency, and improved access to data; and compatibility with the Centers for Medicare and Medicaid Services' Medicaid Information Technology Architecture (MITA) as the system matures and expands its functionality.

- (2) For purposes of replacing FMMIS and the current Medicaid fiscal agent, the Agency for Health Care Administration shall:
- (a) Prioritize procurements for the replacement of the current functions of FMMIS and the responsibilities of the current Medicaid fiscal agent, to minimize the need to extend all or portions of the current fiscal agent contract.
- (b) Comply with and not exceed the Centers for Medicare and Medicaid Services funding authorizations for the FX system.
- (c) Ensure compliance and uniformity with published MITA framework and guidelines.

- (d) Ensure that all business requirements and technical specifications have been provided to all affected state agencies for their review and input and approved by the executive steering committee established in paragraph (g).
- (e) Consult with the Executive Office of the Governor's working group for interagency information technology integration for the development of competitive solicitations that provide for data interoperability and shared information technology services across the state's health and human services agencies.
- (f) Implement a data governance structure for the project to coordinate data sharing and interoperability across state healthcare entities.
- (g) Implement a project governance structure that includes an executive steering committee composed of:
- 1. The Secretary of Health Care Administration, or the executive sponsor of the project.
- 2. The Assistant Secretary for Child Welfare of the Department of Children and Families, or his or her designee.
- 3. The Assistant Secretary for Economic Self-Sufficiency of the Department of Children and Families, or his or her designee.
- 4. Two employees from the Division of Medicaid of the Agency for Health Care Administration, appointed by the Secretary of Health Care Administration.
- 5. A representative of the Division of Health Quality Assurance of the Agency for Health Care Administration, appointed by the Secretary of Health Care Administration.
- 6. A representative of the Florida Center for Health Information and Transparency of the Agency for Health Care Administration, appointed by the Secretary of Health Care Administration.
- 7. A representative of the Division of Operations of the Agency for Health Care Administration, appointed by the Secretary of Health Care Administration.
- 8. The Chief Information Officer of the Agency for Health Care Administration, or his or her designee.
 - 9. The state chief information officer or designee.
- 10. The Deputy Secretary for Children's Medical Services of the Department of Health, or his or her designee.
- 11. A representative of the Agency for Persons with Disabilities who has experience with the preparation and submission of waivers to the Centers for Medicare and Medicaid Services, appointed by the director of the Agency for Persons with Disabilities.
 - 12. A representative from the Florida Healthy Kids Corporation.
- 13. A representative from the Department of Elderly Affairs who has experience with the Medicaid Program within that department, appointed by the Secretary of Elderly Affairs.
- 14. A representative of the Department of Financial Services who has experience with the state's financial processes including development of the PALM system, appointed by the Chief Financial Officer.
- (3) The Secretary of Health Care Administration or the executive sponsor of the project shall serve as chair of the executive steering committee, and the committee shall take action by a vote of at least 10 affirmative votes with the chair voting on the prevailing side. A quorum of the executive steering committee consists of at least 11 members.
- (4) The executive steering committee has the overall responsibility for ensuring that the project to replace FMMIS and the Medicaid fiscal agent meets its primary business objectives and shall:
- (a) Identify and recommend to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives any statutory changes needed to implement the modular re-

- placement to standardize, to the fullest extent possible, the state's healthcare data and business processes.
- (b) Review and approve any changes to the project's scope, schedule, and budget which do not conflict with the requirements of subsections (1) and (2).
- (c) Ensure that adequate resources are provided throughout all phases of the project.
 - (d) Approve all major project deliverables.
- (e) Approve all solicitation-related documents associated with the replacement of the current FMMIS and Medicaid fiscal agent.
 - (5) This section expires July 1, 2021.

Section 43. Effective upon this act becoming a law, in order to implement Specific Appropriation 316 of section 3 of chapter 2019-115, Laws of Florida, and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Department of Children and Families may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to realign use of the funds appropriated in Specific Appropriation 316 to implement programs and to manage and deliver services for the state's domestic violence program, including implementing statutory directives contained in chapter 39, Florida Statutes, as amended by chapter 2020-6, Laws of Florida, implementing special projects, coordinating a strong families and domestic violence campaign, implementing the child welfare and domestic violence co-location projects, and conducting training and providing technical assistance to certified domestic violence centers and allied professionals and which remain unobligated and unexpended as of April 29, 2020, within, among, and between budget categories in the Family Safety Program. This section expires July 1, 2020.

Section 44. In order to implement Specific Appropriation 321 of the 2020-2021 General Appropriations Act, and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Department of Children and Families may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to realign use of the funds appropriated in Specific Appropriation 321 to implement programs and manage and deliver services for the state's domestic violence program, including implementing statutory directives contained in chapter 39, Florida Statutes, as amended by chapter 2020-6, Laws of Florida, implementing special projects, coordinating a strong families and domestic violence campaign, implementing the child welfare and domestic violence co-location projects, and conducting training and providing technical assistance to certified domestic violence centers and allied professionals, within, among, and between budget categories in the Family Safety Program. This section expires July 1, 2021.

Section 45. In order to implement Specific Appropriation 226 of the 2020-2021 General Appropriations Act, subsection (1) of section 409.984, Florida Statutes, is amended to read:

409.984 Enrollment in a long-term care managed care plan.—

(1) The agency shall automatically enroll into a long-term care managed care plan those Medicaid recipients who do not voluntarily choose a plan pursuant to s. 409.969. The agency shall automatically enroll recipients in plans that meet or exceed the performance or quality standards established pursuant to s. 409.967 and may not automatically enroll recipients in a plan that is deficient in those performance or quality standards. If a recipient is deemed dually eligible for Medicaid and Medicare services and is currently receiving Medicare services from an entity qualified under 42 C.F.R. part 422 as a Medicare Advantage Preferred Provider Organization, Medicare Advantage Provider-sponsored Organization, or Medicare Advantage Special Needs Plan, the agency shall automatically enroll the recipient in such plan for Medicaid services if the plan is currently participating in the longterm care managed care program. For a dually eligible recipient receiving Medicare services from an entity qualified under 42 C.F.R. part 422 who is not participating in the long-term care managed care program, the agency shall automatically enroll the dually eligible recipient in a long-term care plan that has established a collaboration and coordination agreement with that nonparticipating entity, if the agency determines the agreement is sufficient to ensure provision of all required services in a manner consistent with state and federal requirements.

Except as otherwise provided in this part, the agency may not engage in practices that are designed to favor one managed care plan over another

Section 46. The amendments to s. 409.984(1), Florida Statutes, by this act expire July 1, 2021, and the text of that subsection shall revert to that in existence on June 30, 2020, 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 portion of text which expires pursuant to this section.

Section 47. In order to implement Specific Appropriations 225 and 226 of the 2020-2021 General Appropriations Act, paragraph (b) of subsection (2) 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.

(2)

- (b) Subject to any limitations or directions in the General Appropriations Act, the agency shall establish and implement a state Title XIX Long-Term Care Reimbursement Plan for nursing home care in order to provide care and services in conformance with the applicable state and federal laws, rules, regulations, and quality and safety standards and to ensure that individuals eligible for medical assistance have reasonable geographic access to such care.
- 1. The agency shall amend the long-term care reimbursement plan and cost reporting system to create direct care and indirect care subcomponents of the patient care component of the per diem rate. These two subcomponents together shall equal the patient care component of the per diem rate. Separate prices shall be calculated for each patient care subcomponent, initially based on the September 2016 rate setting cost reports and subsequently based on the most recently audited cost report used during a rebasing year. The direct care subcomponent of the per diem rate for any providers still being reimbursed on a cost basis shall be limited by the cost-based class ceiling, and the indirect care subcomponent may be limited by the lower of the cost-based class ceiling, the target rate class ceiling, or the individual provider target. The ceilings and targets apply only to providers being reimbursed on a cost-based system. Effective October 1, 2018, a prospective payment methodology shall be implemented for rate setting purposes with the following parameters:
 - a. Peer Groups, including:
- (I) North-SMMC Regions 1-9, less Palm Beach and Okeechobee Counties; and
- $({\rm II})~$ South-SMMC Regions 10-11, plus Palm Beach and Okeechobee Counties.
- b. Percentage of Median Costs based on the cost reports used for September 2016 rate setting:

- (I) Direct Care Costs 100 percent.
- (II) Indirect Care Costs 92 percent.
- (III) Operating Costs 86 percent.
- c. Floors:
- (I) Direct Care Component 95 percent.
- (II) Indirect Care Component 92.5 percent.
- (III) Operating Component None.
- d. Pass-through Payments Real Estate and Personal Property
Taxes and Property Insurance. $\,$
- e. Quality Incentive Program Payment Pool 6.5 percent of September2016 non-property relatedpayments of included facilities.
- f. Quality Score Threshold to Quality for Quality IncentivePayment 20th percentile of included facilities.
 - g. Fair Rental Value System Payment Parameters:
 - (I) Building Value per Square Foot based on 2018 RS Means.
 - (II) Land Valuation 10 percent of Gross Building value.
 - (III) Facility Square Footage Actual Square Footage.
 - (IV) Moveable Equipment Allowance \$8,000 per bed.
 - (V) Obsolescence Factor 1.5 percent.
 - (VI) Fair Rental Rate of Return 8 percent.
 - (VII) Minimum Occupancy 90 percent.
 - (VIII) Maximum Facility Age 40 years.
 - (IX) Minimum Square Footage per Bed 350.
- (X) Maximum Square Footage for Bed 500.
- (XI) Minimum Cost of a renovation/replacements \$500 per bed.
- h. Ventilator Supplemental payment of \$200 per Medicaid day of 40,000 ventilator Medicaid days per fiscal year.
- 2. The direct care subcomponent shall include salaries and benefits of direct care staff providing nursing services including registered nurses, licensed practical nurses, and certified nursing assistants who deliver care directly to residents in the nursing home facility, allowable therapy costs, and dietary costs. This excludes nursing administration, staff development, the staffing coordinator, and the administrative portion of the minimum data set and care plan coordinators. The direct care subcomponent also includes medically necessary dental care, vision care, hearing care, and podiatric care.
- 3. All other patient care costs shall be included in the indirect care cost subcomponent of the patient care per diem rate, including complex medical equipment, medical supplies, and other allowable ancillary costs. Costs may not be allocated directly or indirectly to the direct care subcomponent from a home office or management company.
- 4. On July 1 of each year, the agency shall report to the Legislature direct and indirect care costs, including average direct and indirect care costs per resident per facility and direct care and indirect care salaries and benefits per category of staff member per facility.
- 5. Every fourth year, the agency shall rebase nursing home prospective payment rates to reflect changes in cost based on the most recently audited cost report for each participating provider.
- 6. A direct care supplemental payment may be made to providers whose direct care hours per patient day are above the 80th percentile and who provide Medicaid services to a larger percentage of Medicaid patients than the state average.

- 7. For the period beginning July 1, 2020, the agency shall establish a unit cost increase as an equal percentage for each nursing home.
- 8.7. For the period beginning on October 1, 2018, and ending on September 30, 2021, the agency shall reimburse providers the greater of their September 2016 cost-based rate plus the July 1, 2020, unit cost increase or their prospective payment rate plus the July 1, 2020, unit cost increase. Effective October 1, 2021, the agency shall reimburse providers the greater of 95 percent of their cost-based rate plus the July 1, 2020, unit cost increase or their rebased prospective payment rate plus the July 1, 2020, unit cost increase, using the most recently audited cost report for each facility. This subparagraph shall expire September 30, 2023.
- 9.8. Pediatric, Florida Department of Veterans Affairs, and government-owned facilities are exempt from the pricing model established in this subsection and shall remain on a cost-based prospective payment system. Effective October 1, 2018, the agency shall set rates for all facilities remaining on a cost-based prospective payment system using each facility's most recently audited cost report, eliminating retroactive settlements.

It is the intent of the Legislature that the reimbursement plan achieve the goal of providing access to health care for nursing home residents who require large amounts of care while encouraging diversion services as an alternative to nursing home care for residents who can be served within the community. The agency shall base the establishment of any maximum rate of payment, whether overall or component, on the available moneys as provided for in the General Appropriations Act. The agency may base the maximum rate of payment on the results of scientifically valid analysis and conclusions derived from objective statistical data pertinent to the particular maximum rate of payment.

Section 48. The amendments to s. 409.908(2)(b), Florida Statutes, by this act expire July 1, 2021, and the text of that paragraph shall revert to that in existence on July 1, 2019, 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 49. Effective upon becoming law, in order to implement Specific Appropriations 426 through 545 of the 2019-2020 General Appropriations Act and Specific Appropriations 426 through 545 of the 2020-2021 General Appropriations Act, and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Department of Health may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to increase budget authority for public health emergencies declared pursuant to s. 381.00315, Florida Statutes, if additional federal revenues specific to response to a declared public health emergency become available in the 2019-2020 or 2020-2021 fiscal year. This section expires July 1, 2021.

Section 50. In order to implement Specific Appropriations 225 and 226 of the 2020-2021 General Appropriations Act, upon the expiration and reversion of the amendment made to section 400.179, Florida Statutes, pursuant to section 29 of chapter 2019-116, Laws of Florida, paragraph (d) of subsection (2) of section 400.179, Florida Statutes, is amended to read:

400.179 Liability for Medicaid underpayments and overpayments.—

- (2) Because any transfer of a nursing facility may expose the fact that Medicaid may have underpaid or overpaid the transferor, and because in most instances, any such underpayment or overpayment can only be determined following a formal field audit, the liabilities for any such underpayments or overpayments shall be as follows:
- $\left(d\right)$. Where the transfer involves a facility that has been leased by the transferor:
- 1. The transferee shall, as a condition to being issued a license by the agency, acquire, maintain, and provide proof to the agency of a bond with a term of 30 months, renewable annually, in an amount not less than the total of 3 months' Medicaid payments to the facility computed on the basis of the preceding 12-month average Medicaid payments to the facility.

- 2. A leasehold licensee may meet the requirements of subparagraph 1. by payment of a nonrefundable fee, paid at initial licensure, paid at the time of any subsequent change of ownership, and paid annually thereafter, in the amount of 1 percent of the total of 3 months' Medicaid payments to the facility computed on the basis of the preceding 12month average Medicaid payments to the facility. If a preceding 12month average is not available, projected Medicaid payments may be used. The fee shall be deposited into the Grants and Donations Trust Fund and shall be accounted for separately as a Medicaid nursing home overpayment account. These fees shall be used at the sole discretion of the agency to repay nursing home Medicaid overpayments or for enhanced payments to nursing facilities as specified in the General Appropriations Act or other law. Payment of this fee shall not release the licensee from any liability for any Medicaid overpayments, nor shall payment bar the agency from seeking to recoup overpayments from the licensee and any other liable party. As a condition of exercising this lease bond alternative, licensees paying this fee must maintain an existing lease bond through the end of the 30-month term period of that bond. The agency is herein granted specific authority to promulgate all rules pertaining to the administration and management of this account, including withdrawals from the account, subject to federal review and approval. This provision shall take effect upon becoming law and shall apply to any leasehold license application. The financial viability of the Medicaid nursing home overpayment account shall be determined by the agency through annual review of the account balance and the amount of total outstanding, unpaid Medicaid overpayments owing from leasehold licensees to the agency as determined by final agency audits. By March 31 of each year, the agency shall assess the cumulative fees collected under this subparagraph, minus any amounts used to repay nursing home Medicaid overpayments and amounts transferred to contribute to the General Revenue Fund pursuant to s. 215.20. If the net cumulative collections, minus amounts utilized to repay nursing home Medicaid overpayments, exceed \$10 \$25 million, the provisions of this subparagraph shall not apply for the subsequent fiscal year.
- 3. The leasehold licensee may meet the bond requirement through other arrangements acceptable to the agency. The agency is herein granted specific authority to promulgate rules pertaining to lease bond arrangements.
- 4. All existing nursing facility licensees, operating the facility as a leasehold, shall acquire, maintain, and provide proof to the agency of the 30-month bond required in subparagraph 1., above, on and after July 1, 1993, for each license renewal.
- 5. It shall be the responsibility of all nursing facility operators, operating the facility as a leasehold, to renew the 30-month bond and to provide proof of such renewal to the agency annually.
- 6. Any failure of the nursing facility operator to acquire, maintain, renew annually, or provide proof to the agency shall be grounds for the agency to deny, revoke, and suspend the facility license to operate such facility and to take any further action, including, but not limited to, enjoining the facility, asserting a moratorium pursuant to part II of chapter 408, or applying for a receiver, deemed necessary to ensure compliance with this section and to safeguard and protect the health, safety, and welfare of the facility's residents. A lease agreement required as a condition of bond financing or refinancing under s. 154.213 by a health facilities authority or required under s. 159.30 by a county or municipality is not a leasehold for purposes of this paragraph and is not subject to the bond requirement of this paragraph.

Section 51. The amendment to s. 400.179(2)(d), Florida Statutes, by this act expires July 1, 2021, and the text of that paragraph shall revert to that in existence on June 30, 2019, 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 Appropriations 582 through 673 and 685 through 720 of the 2020-2021 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 2020-2021

2019-2020 fiscal year only, if the actual inmate population of the Department of Corrections exceeds the inmate population projections of the December 17 February 22, 2019, 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, 2021 2020.

Section 53. In order to implement Specific Appropriation 707 of the 2020-2021 General Appropriations Act, and upon the expiration and reversion of the amendments made by section 52 of chapter 2019-116, Laws of Florida, paragraph (b) of subsection (8) of section 1011.80, Florida Statutes, is amended to read:

1011.80 Funds for operation of workforce education programs.—

(8)

(b) State funds provided for the operation of postsecondary work-force programs may not be expended for the education of state or federal inmates, except to the extent that such funds are specifically appropriated for such purpose in the 2020-2021 General Appropriations Act with more than 24 months of time remaining to serve on their sentences or federal inmates.

Section 54. The amendment made to s. 1011.80(8)(b), Florida Statutes, by this act expires July 1, 2021, and the text of that paragraph shall revert to that in existence on July 1, 2019, but not including any amendments made by this act or chapters 2019-116 and 2018-10, Laws of Florida, and 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 55. In order to implement Specific Appropriations 3187 through 3253 of the 2020-2021 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 2020-2021 2019 2020 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 2020-2021 2019 2020 fiscal year. This subsection expires July 1, 2021 2020.

Section 56. (1) In order to implement Specific Appropriations 1120 through 1131 of the 2020-2021 General Appropriations Act, the Department of Juvenile Justice is required to review county juvenile detention payments to ensure that counties fulfill their financial responsibilities required in s. 985.6865, 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, 2020, 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 section, 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, 2021.

Section 57. In order to implement Specific Appropriations 731 through 752, 916 through 1062, and 1083 through 1119 of the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 57 of chapter 2019-116, Laws of Florida, subsection (1), paragraph (a) of subsection (2), paragraph (a) of subsection (3), and subsections (5), (6), and (7) of that section are reenacted, to read:

27.40 Court-appointed counsel; circuit registries; minimum requirements; appointment by court.—

(1) Counsel shall be appointed to represent any individual in a criminal or civil proceeding entitled to court-appointed counsel under the Federal or State Constitution or as authorized by general law. The court shall appoint a public defender to represent indigent persons as authorized in s. 27.51. The office of criminal conflict and civil regional counsel shall be appointed to represent persons in those cases in which provision is made for court-appointed counsel, but only after the public defender has certified to the court in writing that the public defender is unable to provide representation due to a conflict of interest or is not authorized to provide representation. The public defender shall report, in the aggregate, the specific basis of all conflicts of interest certified to the court. On a quarterly basis, the public defender shall submit this information to the Justice Administrative Commission.

(2)(a) Private counsel shall be appointed to represent persons in those cases in which provision is made for court-appointed counsel but only after the office of criminal conflict and civil regional counsel has been appointed and has certified to the court in writing that the criminal conflict and civil regional counsel is unable to provide representation due to a conflict of interest. The criminal conflict and civil regional counsel shall report, in the aggregate, the specific basis of all conflicts of interest certified to the court. On a quarterly basis, the criminal conflict and civil regional counsel shall submit this information to the Justice Administrative Commission.

(3) In using a registry:

- (a) The chief judge of the circuit shall compile a list of attorneys in private practice, by county and by category of cases, and provide the list to the clerk of court in each county. The chief judge of the circuit may restrict the number of attorneys on the general registry list. To be included on a registry, an attorney must certify that he or she:
- 1. Meets any minimum requirements established by the chief judge and by general law for court appointment;
- 2. Is available to represent indigent defendants in cases requiring court appointment of private counsel; and
- 3. Is willing to abide by the terms of the contract for services, s. 27.5304, and this section.

To be included on a registry, an attorney must enter into a contract for services with the Justice Administrative Commission. Failure to comply with the terms of the contract for services may result in termination of the contract and removal from the registry. Each attorney on the registry is responsible for notifying the clerk of the court and the Justice

Administrative Commission of any change in his or her status. Failure to comply with this requirement is cause for termination of the contract for services and removal from the registry until the requirement is fulfilled.

- (5) The Justice Administrative Commission shall approve uniform contract forms for use in procuring the services of private court-appointed counsel and uniform procedures and forms for use by a court-appointed attorney in support of billing for attorney's fees, costs, and related expenses to demonstrate the attorney's completion of specified duties. Such uniform contracts and forms for use in billing must be consistent with s. 27.5304, s. 216.311, and the General Appropriations Act and must contain the following statement: "The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature."
- (6) After court appointment, the attorney must immediately file a notice of appearance with the court indicating acceptance of the appointment to represent the defendant and of the terms of the uniform contract as specified in subsection (5).
- (7)(a) A private attorney appointed by the court from the registry to represent a client is entitled to payment as provided in s. 27.5304 so long as the requirements of subsection (1) and paragraph (2)(a) are met. An attorney appointed by the court who is not on the registry list may be compensated under s. 27.5304 only if the court finds in the order of appointment that there were no registry attorneys available for representation for that case and only if the requirements of subsection (1) and paragraph (2)(a) are met.
- (b)1. The flat fee established in s. 27.5304 and the General Appropriations Act shall be presumed by the court to be sufficient compensation. The attorney shall maintain appropriate documentation, including contemporaneous and detailed hourly accounting of time spent representing the client. If the attorney fails to maintain such contemporaneous and detailed hourly records, the attorney waives the right to seek compensation in excess of the flat fee established in s. 27.5304 and the General Appropriations Act. These records and documents are subject to review by the Justice Administrative Commission and audit by the Auditor General, subject to the attorney-client privilege and work-product privilege. The attorney shall maintain the records and documents in a manner that enables the attorney to redact any information subject to a privilege in order to facilitate the commission's review of the records and documents and not to impede such review. The attorney may redact information from the records and documents only to the extent necessary to comply with the privilege. The Justice Administrative Commission shall review such records and shall contemporaneously document such review before authorizing payment to an attorney. Objections by or on behalf of the Justice Administrative Commission to records or documents or to claims for payment by the attorney shall be presumed correct by the court unless the court determines, in writing, that competent and substantial evidence exists to justify overcoming the presumption.
- 2. If an attorney fails, refuses, or declines to permit the commission or the Auditor General to review documentation for a case as provided in this paragraph, the attorney waives the right to seek, and the commission may not pay, compensation in excess of the flat fee established in s. 27.5304 and the General Appropriations Act for that case.
- 3. A finding by the commission that an attorney has waived the right to seek compensation in excess of the flat fee established in s. 27.5304 and the General Appropriations Act, as provided in this paragraph, shall be presumed to be correct, unless the court determines, in writing, that competent and substantial evidence exists to justify overcoming the presumption.
- Section 58. In order to implement Specific Appropriations 731 through 752, 916 through 1062, and 1083 through 1119 of the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 59 of chapter 2019-116, Laws of Florida, subsection (13) of section 27.5304, Florida Statutes, is amended, and subsections (1), (3), (7), and (11), and paragraphs (a) through (e) of subsection (12), are reenacted, to read:

- (1) Private court-appointed counsel appointed in the manner prescribed in s. 27.40(1) and (2)(a) shall be compensated by the Justice Administrative Commission only as provided in this section and the General Appropriations Act. The flat fees prescribed in this section are limitations on compensation. The specific flat fee amounts for compensation shall be established annually in the General Appropriations Act. The attorney also shall be reimbursed for reasonable and necessary expenses in accordance with s. 29.007. If the attorney is representing a defendant charged with more than one offense in the same case, the attorney shall be compensated at the rate provided for the most serious offense for which he or she represented the defendant. This section does not allow stacking of the fee limits established by this section.
- (3) The court retains primary authority and responsibility for determining the reasonableness of all billings for attorney fees, costs, and related expenses, subject to statutory limitations and the requirements of s. 27.40(7). Private court-appointed counsel is entitled to compensation upon final disposition of a case.
- (7) Counsel eligible to receive compensation from the state for representation pursuant to court appointment made in accordance with the requirements of s. 27.40(1) and (2)(a) in a proceeding under chapter 384, chapter 390, chapter 392, chapter 393, chapter 394, chapter 397, chapter 415, chapter 743, chapter 744, or chapter 984 shall receive compensation not to exceed the limits prescribed in the General Appropriations Act. Any such compensation must be determined as provided in s. 27.40(7).
- (11) It is the intent of the Legislature that the flat fees prescribed under this section and the General Appropriations Act comprise the full and complete compensation for private court-appointed counsel. It is further the intent of the Legislature that the fees in this section are prescribed for the purpose of providing counsel with notice of the limit on the amount of compensation for representation in particular proceedings and the sole procedure and requirements for obtaining payment for the same.
- (a) If court-appointed counsel moves to withdraw prior to the full performance of his or her duties through the completion of the case, the court shall presume that the attorney is not entitled to the payment of the full flat fee established under this section and the General Appropriations Act.
- (b) If court-appointed counsel is allowed to withdraw from representation prior to the full performance of his or her duties through the completion of the case and the court appoints a subsequent attorney, the total compensation for the initial and any and all subsequent attorneys may not exceed the flat fee established under this section and the General Appropriations Act, except as provided in subsection (12).

This subsection constitutes notice to any subsequently appointed attorney that he or she will not be compensated the full flat fee.

- (12) The Legislature recognizes that on rare occasions an attorney may receive a case that requires extraordinary and unusual effort.
- (a) If counsel seeks compensation that exceeds the limits prescribed by law, he or she must file a motion with the chief judge for an order approving payment of attorney fees in excess of these limits.
- 1. Before filing the motion, the counsel shall deliver a copy of the intended billing, together with supporting affidavits and all other necessary documentation, to the Justice Administrative Commission.
- 2. The Justice Administrative Commission shall review the billings, affidavit, and documentation for completeness and compliance with contractual and statutory requirements and shall contemporaneously document such review before authorizing payment to an attorney. If the Justice Administrative Commission objects to any portion of the proposed billing, the objection and supporting reasons must be communicated in writing to the private court-appointed counsel. The counsel may thereafter file his or her motion, which must specify whether the commission objects to any portion of the billing or the sufficiency of documentation, and shall attach the commission's letter stating its objection.
- (b) Following receipt of the motion to exceed the fee limits, the chief judge or a single designee shall hold an evidentiary hearing. The chief

judge may select only one judge per circuit to hear and determine motions pursuant to this subsection, except multicounty circuits and the eleventh circuit may have up to two designees.

- 1. At the hearing, the attorney seeking compensation must prove by competent and substantial evidence that the case required extraordinary and unusual efforts. The chief judge or single designee shall consider criteria such as the number of witnesses, the complexity of the factual and legal issues, and the length of trial. The fact that a trial was conducted in a case does not, by itself, constitute competent substantial evidence of an extraordinary and unusual effort. In a criminal case, relief under this section may not be granted if the number of work hours does not exceed 75 or the number of the state's witnesses deposed does not exceed 20.
- 2. Objections by or on behalf of the Justice Administrative Commission to records or documents or to claims for payment by the attorney shall be presumed correct by the court unless the court determines, in writing, that competent and substantial evidence exists to justify overcoming the presumption. The chief judge or single designee shall enter a written order detailing his or her findings and identifying the extraordinary nature of the time and efforts of the attorney in the case which warrant exceeding the flat fee established by this section and the General Appropriations Act.
- (c) A copy of the motion and attachments shall be served on the Justice Administrative Commission at least 20 business days before the date of a hearing. The Justice Administrative Commission has standing to appear before the court, and may appear in person or telephonically, including at the hearing under paragraph (b), to contest any motion for an order approving payment of attorney fees, costs, or related expenses and may participate in a hearing on the motion by use of telephonic or other communication equipment. The Justice Administrative Commission may contract with other public or private entities or individuals to appear before the court for the purpose of contesting any motion for an order approving payment of attorney fees, costs, or related expenses. The fact that the Justice Administrative Commission has not objected to any portion of the billing or to the sufficiency of the documentation is not binding on the court.
- (d) If the chief judge or a single designee finds that counsel has proved by competent and substantial evidence that the case required extraordinary and unusual efforts, the chief judge or single designee shall order the compensation to be paid to the attorney at a percentage above the flat fee rate, depending on the extent of the unusual and extraordinary effort required. The percentage must be only the rate necessary to ensure that the fees paid are not confiscatory under common law. The percentage may not exceed 200 percent of the established flat fee, absent a specific finding that 200 percent of the flat fee in the case would be confiscatory. If the chief judge or single designee determines that 200 percent of the flat fee would be confiscatory, he or she shall order the amount of compensation using an hourly rate not to exceed \$75 per hour for a noncapital case and \$100 per hour for a capital case. However, the compensation calculated by using the hourly rate shall be only that amount necessary to ensure that the total fees paid are not confiscatory, subject to the requirements of s. 27.40(7).
- (e) Any order granting relief under this subsection must be attached to the final request for a payment submitted to the Justice Administrative Commission and must satisfy the requirements of subparagraph (b)2.
- (13) Notwithstanding the limitation set forth in subsection (5) and for the 2020-2021 2019 2020 fiscal year only, the compensation for representation in a criminal proceeding may not exceed the following:
- (a) For misdemeanors and juveniles represented at the trial level: \$1,000.
- (b) For noncapital, nonlife felonies represented at the trial level: \$15,000.
 - (c) For life felonies represented at the trial level: \$15,000.
- (d) For capital cases represented at the trial level: \$25,000. For purposes of this paragraph, a "capital case" is any offense for which the potential sentence is death and the state has not waived seeking the death penalty.

- (e) For representation on appeal: \$9,000.
- (f) This subsection expires July 1, 2021 2019.

Section 59. The amendments to s. 27.40(1), (2)(a), (3)(a), (5), (6), and (7), Florida Statutes, and s. 27.5304(1), (3), (7), (11), and (12)(a)-(e), Florida Statutes, as carried forward from chapter 2019-116, Laws of Florida, by this act expire July 1, 2021, and the text of those subsections and paragraphs, as applicable, shall revert to that in existence on June 30, 2019, 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 60. In order to implement Specific Appropriation 736 of the 2020-2021 General Appropriations Act, and notwithstanding s. 28.35, Florida Statutes, the clerks of the circuit court are responsible for any costs of compensation to jurors, for meals or lodging provided to jurors, and for jury-related personnel costs that exceed the funding provided in the General Appropriations Act for these purposes. This section expires July 1, 2021.

Section 61. In order to implement Specific Appropriations 916 through 1062 of the 2020-2021 General Appropriations Act, and not-withstanding the expiration date in section 63 of chapter 2019-116, Laws of Florida, paragraph (c) of subsection (19) of section 318.18, Florida Statutes, is reenacted to read:

318.18 Amount of penalties.—The penalties required for a noncriminal disposition pursuant to s. 318.14 or a criminal offense listed in s. 318.17 are as follows:

- (19) In addition to any penalties imposed, an Article V assessment of \$10 must be paid for all noncriminal moving and nonmoving violations under chapters 316, 320, and 322. The assessment is not revenue for purposes of s. 28.36 and may not be used in establishing the budget of the clerk of the court under that section or s. 28.35. Of the funds collected under this subsection:
- (c) The sum of \$1.67 shall be deposited in the Indigent Criminal Defense Trust Fund for use by the public defenders.

Section 62. In order to implement Specific Appropriations 916 through 1062 of the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 63 of chapter 2019-116, Laws of Florida, paragraph (b) of subsection (12) of section 817.568, Florida Statutes, is reenacted to read:

817.568 Criminal use of personal identification information.—

- (12) In addition to any sanction imposed when a person pleads guilty or nolo contendere to, or is found guilty of, regardless of adjudication, a violation of this section, the court shall impose a surcharge of \$1,001.
- (b) The sum of \$250 of the surcharge shall be deposited into the State Attorneys Revenue Trust Fund for the purpose of funding prosecutions of offenses relating to the criminal use of personal identification information. The sum of \$250 of the surcharge shall be deposited into the Indigent Criminal Defense Trust Fund for the purposes of indigent criminal defense related to the criminal use of personal identification information.

Section 63. The text of ss. 318.18(19)(c) and 817.568(12)(b), Florida Statutes, as carried forward from chapter 2019-116, Laws of Florida, by this act expires July 1, 2021, and the text of those paragraphs shall revert to that in existence on June 30, 2018, 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 64. In order to implement Specific Appropriation 1120 through 1203B of the 2020-2021 General Appropriations Act, subsections (2) and (3) of section 20.316, Florida Statutes, are amended to read:

20.316 Department of Juvenile Justice.—There is created a Department of Juvenile Justice.

- (2) DEPARTMENT PROGRAMS.—The following programs are established within the Department of Juvenile Justice:
 - (a) Accountability and Program Support.
 - (d)(a) Prevention and Victim Services.
 - (c)(b) Intake and Detention.
 - (f)(e) Residential and Correctional Facilities.
 - (e)(d) Probation and Community Corrections.
 - (b)(e) Administration.

The secretary may establish assistant secretary positions and a chief of staff position as necessary to administer the requirements of this section

- (3) JUVENILE JUSTICE OPERATING CIRCUITS.—The department shall plan and administer its programs through a substate structure that conforms to the boundaries of the judicial circuits prescribed in s. 26.021. A county may seek placement in a juvenile justice operating circuit other than as prescribed in s. 26.021 for participation in the Prevention and Victim Services Program and the Probation and Community Corrections Program by making a request of the chief circuit judge in each judicial circuit affected by such request. Upon a showing that geographic proximity, community identity, or other legitimate concern for efficiency of operations merits alternative placement, each affected chief circuit judge may authorize the execution of an interagency agreement specifying the alternative juvenile justice operating circuit in which the county is to be placed and the basis for the alternative placement. Upon the execution of said interagency agreement by each affected chief circuit judge, the secretary may administratively place a county in an alternative juvenile justice operating circuit pursuant to the agreement.
- Section 65. The amendments to s. 20.316(2) and (3), Florida Statutes, by this act expire July 1, 2021, and the text of those subsections shall revert to that in existence on June 30, 2020, except that any amendments to such text enacted other than 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 66. In order to implement appropriations used to pay existing lease contracts for private lease space in excess of 2,000 square feet in the 2020-2021 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, 2021, and June 30, 2023, in order to reduce costs in future years. The department shall incorporate this initiative into its 2020 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, 2020, which lists each lease contract for private office or storage space, the status of renegotiations, and the savings achieved. This section expires July 1, 2021.
- Section 67. In order to implement Specific Appropriations 2820 through 2832 of the 2020-2021 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, is seventenths of 1 percent for the 2020-2021 fiscal year only. This section expires July 1, 2021.
- Section 68. In order to implement appropriations authorized in the 2020-2021 General Appropriations Act for data center services, and notwithstanding s. 216.292(2)(a), Florida Statutes, 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, 2021.
- Section 69. In order to implement the appropriation of funds in the appropriation category "Data Processing Assessment-Department of Management Services" in the 2020-2021 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 Department of Management Services for data processing services provided. This section expires July 1, 2021.

Section 70. In order to implement the appropriation of funds in the appropriation category "Special Categories-Risk Management Insurance" in the 2020-2021 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, 2021.

Section 71. 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 2020-2021 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, 2021.

Section 72. In order to implement Specific Appropriations 2388 through 2391 of the 2020-2021 General Appropriations Act:

- (1) The Department of Financial Services shall replace the four main components of the Florida Accounting Information Resource Subsystem (FLAIR), which include central FLAIR, departmental FLAIR, payroll, and information warehouse, and shall replace the cash management and accounting management components of the Cash Management Subsystem (CMS) with an integrated enterprise system that allows the state to organize, define, and standardize its financial management business processes and that complies with ss. 215.90-215.96, Florida Statutes. The department may not include in the replacement of FLAIR and CMS:
- (a) Functionality that duplicates any of the other information subsystems of the Florida Financial Management Information System; or
- (b) Agency business processes related to any of the functions included in the Personnel Information System, the Purchasing Subsystem, or the Legislative Appropriations System/Planning and Budgeting Subsystem.
- (2) For purposes of replacing FLAIR and CMS, the Department of Financial Services shall:
- (a) Take into consideration the cost and implementation data identified for Option 3 as recommended in the March 31, 2014, Florida Department of Financial Services FLAIR Study, version 031.
- (b) Ensure that all business requirements and technical specifications have been provided to all state agencies for their review and input and approved by the executive steering committee established in paragraph (c).
- (c) Implement a project governance structure that includes an executive steering committee composed of:
 - 1. The Chief Financial Officer or the executive sponsor of the project.
- 2. A representative of the Division of Treasury of the Department of Financial Services, appointed by the Chief Financial Officer.
- 3. A representative of the Division of Information Systems of the Department of Financial Services, appointed by the Chief Financial Officer.
- 4. Four employees from the Division of Accounting and Auditing of the Department of Financial Services, appointed by the Chief Financial Officer. Each employee must have experience relating to at least one of the four main components that compose FLAIR.

- 5. Two employees from the Executive Office of the Governor, appointed by the Governor. One employee must have experience relating to the Legislative Appropriations System/Planning and Budgeting Subsystem.
- 6. One employee from the Department of Revenue, appointed by the executive director, who has experience relating to the department's SUNTAX system.
- 7. Two employees from the Department of Management Services, appointed by the Secretary of Management Services. One employee must have experience relating to the department's personnel information subsystem and one employee must have experience relating to the department's purchasing subsystem.
- 8. Three state agency administrative services directors, appointed by the Governor. One director must represent a regulatory and licensing state agency and one director must represent a health care-related state agency.
- (3) The Chief Financial Officer or the executive sponsor of the project shall serve as chair of the executive steering committee, and the committee shall take action by a vote of at least eight affirmative votes with the Chief Financial Officer or the executive sponsor of the project voting on the prevailing side. A quorum of the executive steering committee consists of at least 10 members.
- (4) The executive steering committee has the overall responsibility for ensuring that the project to replace FLAIR and CMS meets its primary business objectives and shall:
- (a) Identify and recommend to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives any statutory changes needed to implement the replacement subsystem that will standardize, to the fullest extent possible, the state's financial management business processes.
- (b) Review and approve any changes to the project's scope, schedule, and budget which do not conflict with the requirements of subsection (1).
- (c) Ensure that adequate resources are provided throughout all phases of the project.
 - (d) Approve all major project deliverables.
- (e) Approve all solicitation-related documents associated with the replacement of FLAIR and CMS.
 - (5) This section expires July 1, 2021.
- Section 73. In order to implement Specific Appropriations 2900 through 2946 of the 2020-2021 General Appropriations Act, section 29 of chapter 2019-118, Laws of Florida, is amended to read:

Section 29. Florida Cybersecurity Task Force.—

- (1) The Florida Cybersecurity Task Force, a task force as defined in s. 20.03(8), Florida Statutes, is created adjunct to the Department of Management Services to review and conduct an assessment of the state's cybersecurity infrastructure, governance, and operations. Except as otherwise provided in this section, the task force shall operate in a manner consistent with s. 20.052, Florida Statutes.
- (2) The task force consists of the following members: (a) The Lieutenant Governor, or his or her designee, who shall serve as chair of the task force.
- (b) A representative of the computer crime center of the Department of Law Enforcement, appointed by the executive director of the department.
- (c) A representative of the fusion center of the Department of Law Enforcement, appointed by the executive director of the department.
 - (d) The state chief information officer.
 - (e) The state chief information security officer.

- (f) A representative of the Division of Emergency Management within the Executive Office of the Governor, appointed by the director of the division.
- (g) A representative of the Office of the Chief Inspector General in the Executive Office of the Governor, appointed by the Chief Inspector General.
 - (h) An individual appointed by the President of the Senate.
- (i) An individual appointed by the Speaker of the House of Representatives.
 - (j) Members of the private sector appointed by the Governor.
- (3) The task force shall convene by October 1, 2019, and shall meet as necessary, but at least quarterly, at the call of the chair. The Division of State Technology within the Department of Management Services shall provide staffing and administrative support to the task force.
 - (4) The task force shall:
- (a) Recommend methods to secure the state's network systems and data, including standardized plans and procedures to identify developing threats and to prevent unauthorized access and destruction of data
- (b) Identify and recommend remediation, if necessary, of high-risk cybersecurity issues facing state government.
- (c) Recommend a process to regularly assess cybersecurity infrastructure and activities of executive branch agencies. (d) Identify gaps in the state's overall cybersecurity infrastructure, governance, and current operations. Based on any findings of gaps or deficiencies, the task force shall make recommendations for improvement.
- (e) Recommend cybersecurity improvements for the state's emergency management and disaster response systems.
- (f) Recommend cybersecurity improvements of the state data center.
- (g) Review and recommend improvements relating to the state's current operational plans for the response, coordination, and recovery from a cybersecurity attack.
- (5) All executive branch departments and agencies shall cooperate fully with requests for information made by the task force.
- (6) On or before *February 1, 2021* November 1, 2020, the task force shall submit a final report of its findings and recommendations to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
 - (7) This section expires May January 1, 2021.
- Section 74. In order to implement Specific Appropriation 1633 of the 2020-2021 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 2020-2021 2019 2020 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 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, 2021 2020.

The provisions of this subsection are subject to the notice and objection procedures set forth in s. 216.177.

Section 75. 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 2020-2021 General Appropriations Act, subsection (3) of section 215.18, Florida Statutes, is amended to read:

215.18 Transfers between funds; limitation.—

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 2020 2019, 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 vice-chair 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 2020-2021 2019-2020 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, 2021 2020.

Section 76. (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 2020-2021 General Appropriations Act, the Department of Environmental Protection shall transfer revenues from 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 each 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 Conservation Commission for the fiscal year. The department shall transfer the proportionate share of the revenues in the Land Acquisition Trust Fund within the department on a monthly basis

to the appropriate land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission and shall retain its 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 Conservation Commission may not exceed the total appropriations from such trust fund for the fiscal year.

- (3) In addition, the department shall transfer from the Land Acquisition Trust Fund to land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission amounts equal to the difference between the amounts appropriated in chapter 2019-115, Laws of Florida, to the department's Land Acquisition Trust Fund and the other land acquisition trust funds, and the amounts actually transferred between those trust funds during the 2019-2020 fiscal year.
- (4) The department may advance funds from the beginning unobligated fund balance in the Land Acquisition Trust Fund to the Land Acquisition Trust Fund within the Fish and Wildlife Conservation Commission needed for cash flow purposes based on a detailed expenditure plan. The department shall prorate amounts transferred quarterly to the Fish and Wildlife Conservation Commission to recoup the amount of funds advanced by June 30, 2021.
 - (5) This section expires July 1, 2021.

Section 77. In order to implement appropriations from the Land Acquisition Trust Fund within the Department of Environmental Protection in the 2020-2021 General Appropriations Act, paragraph (b) of subsection (3) of section 375.041, Florida Statutes, is amended to read:

375.041 Land Acquisition Trust Fund.—

- (3) Funds distributed into the Land Acquisition Trust Fund pursuant to s. 201.15 shall be applied:
- (b) Of the funds remaining after the payments required under paragraph (a), but before funds may be appropriated, pledged, or dedicated for other uses:
- 1. A minimum of the lesser of 25 percent or \$200 million shall be appropriated annually for Everglades projects that implement the Comprehensive Everglades Restoration Plan as set forth in s. 373.470, including the Central Everglades Planning Project subject to Congressional authorization; the Long-Term Plan as defined in s. 373.4592(2); and the Northern Everglades and Estuaries Protection Program as set forth in s. 373.4595. From these funds, \$32 million shall be distributed each fiscal year through the 2023-2024 fiscal year to the South Florida Water Management District for the Long-Term Plan as defined in s. 373.4592(2). After deducting the \$32 million distributed under this subparagraph, from the funds remaining, a minimum of the lesser of 76.5 percent or \$100 million shall be appropriated each fiscal year through the 2025-2026 fiscal year for the planning, design, engineering, and construction of the Comprehensive Everglades Restoration Plan as set forth in s. 373.470, including the Central Everglades Planning Project, the Everglades Agricultural Area Storage Reservoir Project, the Lake Okeechobee Watershed Project, the C-43 West Basin Storage Reservoir Project, the Indian River Lagoon-South Project, the Western Everglades Restoration Project, and the Picayune Strand Restoration Project. The Department of Environmental Protection and the South Florida Water Management District shall give preference to those Everglades restoration projects that reduce harmful discharges of water from Lake Okeechobee to the St. Lucie or Caloosahatchee estuaries in a timely manner. For the purpose of performing the calculation provided in this subparagraph, the amount of debt service paid pursuant to paragraph (a) for bonds issued after July 1, 2016, for the purposes set forth under paragraph (b) shall be added to the amount remaining after the payments required under paragraph (a). The amount of the distribution calculated shall then be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth under this subparagraph.
- 2. A minimum of the lesser of 7.6 percent or \$50 million shall be appropriated annually for spring restoration, protection, and manage-

ment projects. For the purpose of performing the calculation provided in this subparagraph, the amount of debt service paid pursuant to paragraph (a) for bonds issued after July 1, 2016, for the purposes set forth under paragraph (b) shall be added to the amount remaining after the payments required under paragraph (a). The amount of the distribution calculated shall then be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth under this subparagraph.

- 3. The sum of \$5 million shall be appropriated annually each fiscal year through the 2025-2026 fiscal year to the St. Johns River Water Management District for projects dedicated to the restoration of Lake Apopka. This distribution shall be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth in this subparagraph.
- 4. The sum of \$64 million is appropriated and shall be transferred to the Everglades Trust Fund for the 2018-2019 fiscal year, and each fiscal year thereafter, for the EAA reservoir project pursuant to s. 373.4598. Any funds remaining in any fiscal year shall be made available only for Phase II of the C-51 reservoir project or projects identified in subparagraph 1. and must be used in accordance with laws relating to such projects. Any funds made available for such purposes in a fiscal year are in addition to the amount appropriated under subparagraph 1. This distribution shall be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2017, for the purposes set forth in this subparagraph.
- 5. Notwithstanding subparagraph 3., for the 2020-2021 2019 2020 fiscal year, funds shall be appropriated as provided in the General Appropriations Act. This subparagraph expires July 1, 2021 2020.
- Section 78. In order to implement Specific Appropriations 1443 through 1452 of the 2020-2021 General Appropriations Act, subsection (4) of section 570.441, Florida Statutes, is amended to read:

570.441 Pest Control Trust Fund.—

- (4) In addition to the uses authorized under subsection (2), moneys collected or received by the department under chapter 482 may be used to carry out the provisions of s. 570.44. This subsection expires $July\ 1$, $2021\ June\ 30,\ 2020$.
- Section 79. In order to implement Specific Appropriation 1380 of the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 91 of chapter 2019-116, Laws of Florida, paragraph (a) of subsection (1) of section 570.93, Florida Statutes, is reenacted to read:
- 570.93 Department of Agriculture and Consumer Services; agricultural water conservation and agricultural water supply planning.—
- (1) The department shall establish an agricultural water conservation program that includes the following:
- (a) A cost-share program, coordinated with the United States Department of Agriculture and other federal, state, regional, and local agencies when appropriate, for irrigation system retrofit and application of mobile irrigation laboratory evaluations, and for water conservation and water quality improvement pursuant to s. 403.067(7)(c).
- Section 80. The amendment to s. 570.93(1)(a), Florida Statutes, as carried forward from chapter 2019-116, Laws of Florida, by this act expires July 1, 2021, and the text of that paragraph shall revert to that in existence on June 30, 2019, 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 81. In order to implement Specific Appropriations 1453 through 1459 of the 2020-2021 General Appropriations Act, upon the expiration and reversion of the amendment made to section 525.07, Florida Statutes, pursuant to section 93 of chapter 2019-116, Laws of Florida, subsection (1) of section 525.07, Florida Statutes, is amended to read:
- $525.07\,$ Powers and duties of department; inspections; unlawful acts.—

- (1)(a) The department shall inspect all measuring devices used in selling or distributing petroleum fuel at wholesale and retail.
- (b) The department may affix a sticker to each petroleum measuring device. Using only a combination of lettering, numbering, words, or the department logo, the sticker must signify that the device has been inspected by the department and that the device owner is responsible for its proper use and maintenance. Any sticker which has been affixed to a petroleum measuring device by the department which does not meet the specifications of this paragraph must be removed by September 15, 2020. This paragraph expires July 1, 2021.

Section 82. In order to implement Specific Appropriation 1728 of the 2020-2021 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 2020-2021 2019-2020 fiscal year, the amount of \$6 \$33 million to only the Division of State Lands within the Department of Environmental Protection for grants pursuant to s. 375.075 the Board of Trustees Florida Forever Priority List land acquisition projects. This paragraph expires July 1, 2021 2020.

Section 83. In order to implement Specific Appropriation 1701 of the 2020-2021 General Appropriations Act, paragraph (g) of subsection (15) of section 376.3071, Florida Statutes, as created by CS/SB 702 during the 2020 Regular Session, is amended to read:

 $376.3071\,$ Inland Protection Trust Fund; creation; purposes; funding.—

- (15) ETHANOL OR BIODIESEL DAMAGE; PREVENTIVE MEASURES.—The department shall pay, pursuant to this subsection, up to \$10 million each fiscal year from the fund for the costs of labor and equipment to repair or replace petroleum storage systems that may have been damaged due to the storage of fuels blended with ethanol or biodiesel, or for preventive measures to reduce the potential for such damage.
 - (g) Payments may not be made for the following:
- 1. Proposal costs or costs related to preparation of the application and required documentation;
 - 2. Certified public accountant costs;
- 3. Except as provided in paragraph(j) subsection (k), any costs in excess of the amount approved by the department under paragraph (b) or which are not in substantial compliance with the purchase order;
- 4. Costs associated with storage tanks, piping, or ancillary equipment that has previously been repaired or replaced for which costs have been paid under this section;
- 5. Facilities that are not in compliance with department storage tank rules, until the noncompliance issues have been resolved; or
- 6. Costs associated with damage to petroleum storage systems caused in whole or in part by causes other than the storage of fuels blended with ethanol or biodiesel.

Section 84. The amendment to s. 376.3071(15)(g), Florida Statutes, by this act expires July 1, 2021, and the text of that paragraph shall revert to that in existence on June 30, 2020, except that any amendments to such text enacted other than this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portion of text which expire pursuant to this section.

Section 85. In order to implement Specific Appropriation 1620 of the 2020-2021 General Appropriations Act and to provide a unified proce-

dure to verify implementation of water quality monitoring pursuant to s. 403.067(7)(d)2.a., Florida Statutes, the rulemaking required by s. 373.4595(3)(b)21., (4)(b)8., and (4)(d)8., Florida Statutes, are limited to procedures to implement water quality monitoring required in lieu of implementation of best management practices or other measures and replace existing rule 40E-61, Florida Administrative Code. This section expires July 1, 2021.

Section 86. In order to implement Specific Appropriation 2659 of the 2020-2021 General Appropriations Act, paragraph (b) of subsection (3) and subsection (5) of section 321.04, Florida Statutes, are amended to read:

- $321.04\,$ Personnel of the highway patrol; rank classifications; probationary status of new patrol officers; subsistence; special assignments.—
- (3)(b) For the 2020-2021 2019-2020 fiscal year only, upon the request of the Governor, the Department of Highway Safety and Motor Vehicles shall assign one or more patrol officers to the office of the Lieutenant Governor for security services. This paragraph expires July 1, 2021 2020.
- (5) For the 2020-2021 2019-2020 fiscal year only, the assignment of a patrol officer by the department shall include a Cabinet member specified in s. 4, Art. IV of the State Constitution if deemed appropriate by the department or in response to a threat and upon written request of such Cabinet member. This subsection expires July 1, 2021 2020.

Section 87. In order to implement Specific Appropriation 2282A of the 2020-2021 General Appropriations Act, subsection (3) of section 420.9079, Florida Statutes, is amended to read:

420.9079 Local Government Housing Trust Fund.—

(3) For the 2020-2021 2019 2020 fiscal year, funds may be used as provided in the General Appropriations Act. This subsection expires July 1, 2021 2020.

Section 88. In order to implement Specific Appropriation 2281 of the 2020-2021 General Appropriations Act, subsection (2) of section 420.0005, Florida Statutes, is amended to read:

420.0005 State Housing Trust Fund; State Housing Fund.—

(2) For the 2020-2021 2019-2020 fiscal year, funds may be used as provided in the General Appropriations Act. This subsection expires July 1, 2021 2020.

Section 89. In order to implement Specific Appropriation 2280 of the 2020-2021 General Appropriations Act, subsection (7) is added to section 288.0655, Florida Statutes, to read:

288.0655 Rural Infrastructure Fund.—

(7) For the 2020-2021 fiscal year, the funds appropriated for the grant program for Florida Panhandle counties shall be distributed pursuant to and for the purposes described in the proviso language associated with Specific Appropriation 2280 of the 2020-2021 General Appropriations Act. This subsection expires July 1, 2021.

Section 90. In order to implement Specific Appropriation 1915 through 1929, 1929F through 1929J, 1943 through 1951, 1953 through 1962, and 1999A through 2011 of the 2020-2021 General Appropriations Act, paragraph (c) of subsection (3) and paragraph (g) of subsection (8) of section 338.2278, Florida Statutes, are amended to read:

 $338.2278\,$ Multi-use Corridors of Regional Economic Significance Program.—

(3)

- (c)1. During the project development phase, the department shall utilize an inclusive, consensus-building mechanism for each proposed multiuse corridor identified in subsection (2). For each multiuse corridor identified in subsection (2), the department shall convene a corridor task force composed of appropriate representatives of:
 - a. The Department of Environmental Protection;

- b. The Department of Economic Opportunity;
- c. The Department of Education;
- d. The Department of Health;
- e. The Fish and Wildlife Conservation Commission;
- f. The Department of Agriculture and Consumer Services;
- g. The local water management district or districts;
- h. A local government official from each local government within a proposed corridor;
 - i. Metropolitan planning organizations;
 - j. Regional planning councils;
- k. The community, who may be an individual or a member of a nonprofit community organization, as determined by the department; and
- l. Appropriate environmental groups, such as 1000 Friends of Florida, Audubon Florida, the Everglades Foundation, The Nature Conservancy, the Florida Sierra Club, and the Florida Wildlife Corridor, as determined by the department.
- 2. The secretary of the department shall appoint the members of the respective corridor task forces by August 1, 2019.
- 3. Each corridor task force shall coordinate with the department on pertinent aspects of corridor analysis, including accommodation or colocation of multiple types of infrastructure, addressing issues such as those identified in subsection (1), within or adjacent to the corridor.
- 4. Each corridor task force shall evaluate the need for, and the economic and environmental impacts of, hurricane evacuation impacts of, and land use impacts of, the related corridor as identified in subsection (2).
- 5. Each corridor task force shall hold a public meeting in accordance with chapter 286 in each local government jurisdiction in which a project within an identified corridor is being considered.
- 6. To the maximum extent feasible, the department shall adhere to the recommendations of the task force created for each corridor in the design of the multiple modes of transportation and multiple types of infrastructure associated with the corridor. The task force for each corridor may consider and recommend innovative concepts to combine right-of-way acquisition with the acquisition of lands or easements to facilitate environmental mitigation or ecosystem, wildlife habitat, or water quality protection or restoration. The department, in consultation with the Department of Environmental Protection, may incorporate those features into each corridor during the project development phase.
- 7. The Southwest-Central Florida Connector corridor task force shall:
- a. Address the impacts of the construction of a project within the corridor on panther and other critical wildlife habitat and evaluate in its final report the need for acquisition of lands for state conservation or as mitigation for project construction; and
- b. Evaluate wildlife crossing design features to protect panther and other critical wildlife habitat corridor connections.
- 8. The Suncoast Connector corridor task force and the Northern Turnpike Connector corridor task force shall evaluate design features and the need for acquisition of state conservation lands that mitigate the impact of project construction within the respective corridors on:
- a. The water quality and quantity of springs, rivers, and aquifer recharge areas;
 - b. Agricultural land uses; and
 - c. Wildlife habitat.

- 9. Each corridor task force shall issue its evaluations in a final report that must be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by *November 15, 2020 October 1, 2020*.
- 10. The department shall provide affected local governments with a copy of the applicable task force report and project alignments. Not later than December 31, 2023, a local government that has an interchange within its jurisdiction shall review the applicable task force report and its local comprehensive plan as adopted under chapter 163. The local government review must include consideration of whether the area in and around the interchange contains appropriate land uses and natural resource protections and whether the comprehensive plan should be amended to provide such appropriate uses and protections.
- (8) The amounts identified in subsection (7) by fiscal year shall be allocated as follows:
- (g)1. Except as provided in subparagraph 2., in each fiscal year in which funding provided under this subsection for the Small County Road Assistance Program, the Small County Outreach Program, the Transportation Disadvantaged Trust Fund, or the workforce development program is not committed by the end of each fiscal year, such uncommitted funds shall be used by the department to fund Multi-use Corridors of Regional Economic Significance Program projects. As provided in s. 339.135(7), the adopted work program may be amended to transfer funds between appropriations categories or to increase an appropriation category to implement this paragraph.
- 2. For the 2020-2021 fiscal year, funding provided under this subsection for the Transportation Disadvantaged Trust Fund under paragraph (a) which is uncommitted at the end of the 2019-2020 fiscal year may be used as provided in the General Appropriations Act.
- Section 91. The amendments to s. 338.2278(3)(c) and (8)(g), Florida Statutes, by this act expire July 1, 2021, and the texts of those paragraphs shall revert to that in existence on June 30, 2020, 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 92. In order to implement Specific Appropriation 2267 of the 2020-2021 General Appropriations Act, subsection (4) is added to section 288.80125, Florida Statutes, to read:

288.80125 Triumph Gulf Coast Trust Fund.—

- (4) For the 2020-2021 fiscal year, funds shall be used for the Rebuild Florida Revolving Loan Fund program to provide assistance to businesses impacted by Hurricane Michael as provided in the General Appropriations Act. This subsection expires July 1, 2021.
- Section 93. In order to implement Specific Appropriations 1916 through 1929, 1929F through 1929J, 1943 through 1951, 1953 through 1962, and 1999A through 2011 of the 2020-2021 General Appropriations Act, paragraphs (g) and (h) of subsection (7) of section 339.135, Florida Statutes, are amended to read:
- 339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.—

(7) AMENDMENT OF THE ADOPTED WORK PROGRAM.—

- (g)1. Any work program amendment which also requires the transfer of fixed capital outlay appropriations between categories within the department or the increase of an appropriation category is subject to the approval of the Legislative Budget Commission.
- 2. If a meeting of the Legislative Budget Commission cannot be held within 30 days after the department submits an amendment to the Legislative Budget Commission, the chair and vice chair of the Legislative Budget Commission may authorize such amendment to be approved pursuant to s. 216.177. This subparagraph expires July 1, 2021 2020.
- (h)1. Any work program amendment that also adds a new project, or phase thereof, to the adopted work program in excess of \$3 million is subject to approval by the Legislative Budget Commission. Any work

- program amendment submitted under this paragraph must include, as supplemental information, a list of projects, or phases thereof, in the current 5-year adopted work program which are eligible for the funds within the appropriation category being used for the proposed amendment. The department shall provide a narrative with the rationale for not advancing an existing project, or phase thereof, in lieu of the proposed amendment.
- 2. If a meeting of the Legislative Budget Commission cannot be held within 30 days after the department submits an amendment to the commission, the chair and vice chair of the commission may authorize the amendment to be approved pursuant to s. 216.177. This subparagraph expires July 1, 2021.
- Section 94. In order to implement Specific Appropriations 1916 through 1929, 1929F through 1929J, 1943 through 1951, 1953 through 1962, and 1999A through 2011 of the 2020-2021 General Appropriations Act, subsection (6) is added to section 339.63, Florida Statutes, to read:
 - 339.63 System facilities designated; additions and deletions.—
- (6) Notwithstanding any provision of law to the contrary, the department is directed to fully fund projects on facilities that were designated as part of the Strategic Intermodal System before the most recent designation change, which were approved by the Secretary of Transportation in May 2019, and for which the construction has commenced but is not completed. The funding of such projects shall take precedence over all nonhighway Strategic Intermodal System capacity improvement projects funded pursuant to s. 339.61(1). Such funding includes, but is not limited to, any amendments or supplemental agreements that were being contemplated by the department to make the projects safe and functional and for which funding was appropriated as part of the department's adopted work program for Fiscal Years 2018-2019, 2019-2020, and the ensuing 5-year period. This subsection expires July 1, 2021.
- Section 95. In order to implement Specific Appropriations 2599 of the 2020-2021 General Appropriations Act, paragraph (d) of subsection (4) of section 112.061, Florida Statutes, is amended to read:
- 112.061 Per diem and travel expenses of public officers, employees, and authorized persons; statewide travel management system.—
- (4) OFFICIAL HEADQUARTERS.—The official headquarters of an officer or employee assigned to an office shall be the city or town in which the office is located except that:
- (d) A Lieutenant Governor who permanently resides outside of Leon County, may, if he or she so requests, have an appropriate facility in his or her county designated as his or her official headquarters for purposes of this section. This official headquarters may only serve as the Lieutenant Governor's personal office. The Lieutenant Governor may not use state funds to lease space in any facility for his or her official headquarters.
- 1. A Lieutenant Governor for whom an official headquarters is established in his or her county of residence pursuant to this paragraph is eligible for subsistence at a rate to be established by the Governor for each day or partial day that the Lieutenant Governor is at the State Capitol to conduct official state business. In addition to the subsistence allowance, a Lieutenant Governor is eligible for reimbursement for transportation expenses as provided in subsection (7) for travel between the Lieutenant Governor's official headquarters and the State Capitol to conduct state business.
- 2. Payment of subsistence and reimbursement for transportation between a Lieutenant Governor's official headquarters and the State Capitol shall be made to the extent appropriated funds are available, as determined by the Governor.
 - 3. This paragraph expires July 1, 2021 2020.

Section 96. In order to implement the salaries and benefits, expenses, other personal services, contracted services, special categories, and operating capital outlay categories of the 2020-2021 General Appropriations Act, paragraph (a) of subsection (2) of section 216.292, Florida Statutes, is amended 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. The review shall be limited to ensuring that the transfer is in compliance with the requirements of this paragraph.
- 5. For the 2020-2021 2019 2020 fiscal year, the review shall ensure that transfers proposed pursuant to this paragraph comply with this chapter, maximize the use of available and appropriate trust funds, and are not contrary to legislative policy and intent. This subparagraph expires July 1, 2021 2020.
- Section 97. In order to implement section 8 of the 2020-2021 General Appropriations Act, notwithstanding s. 110.123(3)(f) and (j), Florida Statutes, the Department of Management Services shall maintain and offer the same PPO and HMO health plan alternatives to the participants of the State Group Health Insurance Program during the 2020-2021 fiscal year which were in effect for the 2019-2020 fiscal year. This section expires July 1, 2021.
- Section 98. In order to implement the appropriation of funds in the special categories, contracted services, and expenses categories of the 2020-2021 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, 2021.

- Section 99. In order to implement appropriations for salaries and benefits of the 2020-2021 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 2020-2021 2019-2020 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, 2021 2020.

Section 100. In order to implement Specific Appropriations 2727 and 2728 of the 2020-2021 General Appropriations Act, and notwithstanding s. 11.13(1), Florida Statutes, the authorized salaries for members of the Legislature for the 2020-2021 fiscal year shall be set at the same level in effect on July 1, 2010. This section expires July 1, 2021.

Section 101. In order to implement the transfer of funds from the General Revenue Fund from trust funds for the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 110 of chapter 2019-116, Laws of Florida, 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 102. The text of s. 215.32(2)(b), Florida Statutes, as carried forward from chapter 2011-47, Laws of Florida, by this act expires July 1, 2021, 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 103. In order to implement appropriations in the 2020-2021 General Appropriations Act for state employee travel, the funds appropriated to each state agency which may be used for travel by state employees are limited during the 2020-2021 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, 2021.

Section 104. In order to implement appropriations in the 2020-2021 General Appropriations Act for state employee travel and notwith-standing s. 112.061, Florida Statutes, costs for lodging associated with a meeting, conference, or convention organized or sponsored in whole or in part by a state agency or the judicial branch may not exceed \$175 per day. An employee may expend his or her own funds for any lodging expenses in excess of \$175 per day. For purposes of this section, a meeting does not include travel activities for conducting an audit, examination, inspection, or investigation or travel activities related to a litigation or emergency response. This section expires July 1, 2021.

Section 105. In order to implement the appropriation of funds in the special categories, contracted services, and expenses categories of the 2020-2021 General Appropriations Act, a state agency may not enter into a contract containing a nondisclosure clause that prohibits the contractor from disclosing information relevant to the performance of the contract to members or staff of the Senate or the House of Representatives. This section expires July 1, 2021.

Section 106. In order to implement the appropriation of funds in the special categories, contracted services, and expenses categories of the 2020-2021 General Appropriations Act, section 216.1366, Florida Statutes, is created to read:

216.1366 Contract terms.—

- (1) In order to preserve the interest of the state in the prudent expenditure of state funds, each public agency contract for services entered into or amended on or after July 1, 2020, shall authorize the public agency to inspect the:
- (a) Financial records, papers, and documents of the contractor that are directly related to the performance of the contract or the expenditure of state funds.
- (b) Programmatic records, papers, and documents of the contractor which the public agency determines are necessary to monitor the performance of the contract or to ensure that the terms of the contract are being met.
- (2) The contract shall require the contractor to provide such records, papers, and documents requested by the public agency within 10 business days after the request is made.
 - (3) This section expires July 1, 2021.

Section 107. In order to implement Specific Appropriation 2598 and 2599 of the 2020-2021 General Appropriations Act, section 14.35, Florida Statutes, is created to read:

14.35 Governor's Medal of Freedom.—

- (1) The Governor may present, in the name of the State of Florida, a medal to be known as the "Governor's Medal of Freedom," which shall bear a suitable inscription and ribbon of appropriate design, to any person who has made an especially meritorious contribution to the interests and citizens of the state, its culture, or other significant public or private endeavor.
- (2)(a) In the event of the death of an individual who has been chosen to receive the Governor's Medal of Freedom, the medal may be presented to a designated representative of the chosen recipient.
- (b) The Governor's Medal of Freedom may only be presented to an individual once.
 - (3) This section expires July 1, 2021.

Section 108. In order to implement Specific Appropriations 2729 and 2730 of the 2020-2021 General Appropriations Act:

- (1) The Local Government Efficiency Task Force, a task force as defined in s. 20.03, Florida Statutes, is established within the Legislature. The task force shall be supported by research services of the Office of Program Policy Analysis and Governmental Accountability.
- (2)(a) The task force shall consist of six members with the Governor, the President of the Senate, and the Speaker of the House of Representatives each appointing two members. Members must be appointed no later than September 1, 2020.
- (b) A vacancy on the task force shall be filled in the same manner as the original appointment for the unexpired term.
 - (c) The task force shall elect a chair from among its members.
- (3) Members of the task force shall serve without compensation, but are entitled to reimbursement for per diem and travel expenses pursuant to s. 112.061, Florida Statutes. The task force shall convene its first meeting by November 15, 2020, and shall meet as often as necessary to

fulfill its responsibilities under this section. Meetings may be conducted in person or by teleconference or other electronic means.

- (4) The task force shall review the governance structure and function of local governments and whether any changes are necessary to make such governments more efficient.
- (5) The task force shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by June 1, 2021.
 - (6) This section expires June 30, 2021.

Section 109. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2020-2021 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 2020-2021 General Appropriations Act is void if all the specific appropriations or portions of specifically identified proviso language are vetoed.

Section 110. If any other act passed during the 2020 Regular Session 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 111. 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 112. 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, 2020, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and shall operate retroactively to July 1, 2020.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act implementing the 2020-2021 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; amending s. 1011.62, F.S.; suspending an allocation related to determining full-time equivalent students for 1 fiscal year; authoring the Legislature to provide a funding compression and hold harmless allocation; specifying purpose and distribution of allocations; amending s. 1013.62, F.S.; specifying the source of charter school capital outlay funding; providing for the expiration and reversion of specified statutory text; reenacting s. 1001.26(1), F.S., relating to the public broadcasting program system; extending for 1 fiscal year authorization for the Department of Education to provide certain appropriated funds to certain education television stations and public colleges and universities for public broadcasting; providing for the expiration and reversion of specified statutory text; creating s. 1004.6499, F.S.; establishing the Florida Institute of Politics at the Florida State University; providing the purpose and goals of the institute; incorporating by reference certain calculations for the Medicaid Hospital Funding programs; authorizing the Agency for Health Care Administration to contract with a private, not-for-profit hospital in Miami-Dade County to provide specified services t frail and elderly persons in designated locations if certain conditions are met; exempting such hospital from certain statutory requirements; requiring the approval of up to 100 initial enrollees into such program; authorizing the Agency for Health Care Administration to contract with a private organization that meets specified criteria to provide specified services to frail and elderly persons in designated counties if certain conditions are met; exempting such hospital from certain statutory requirements; requiring the approval of up to 500 initial enrollees into such program; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to realign funding for a component of the Children's Medical Services program to reflect actual enrollment changes; specifying requirements for such realignment; authorizing the agency to request nonoperating budget authority for transferring certain federal funds to the Department of Health; reenacting s. 409.908(23), F.S., relating to the reimbursement of Medicaid providers; extending for 1 fiscal year provisions regarding reimbursement rates; providing for the expiration and reversion of specified statutory text; reenacting and amending s. 409.908(26), F.S., relating to the reimbursement of Medicaid providers; extending for 1 fiscal year a provision regarding the receipt of funds to be used for Low Income Pool Program payments; providing criteria that must be met for essential providers to be eligible for specified supplemental payments; providing requirements that must be met before the Agency for Health Care Administration may release or withhold supplemental payments; providing for the expiration and reversion of specified statutory text; amending s. 409.904, F.S.; extending for 1 fiscal year a provision requiring the Agency for Health Care Administration to make payments to Medicaid-covered services; requiring the Agency for Health Care Administration to submit to the Governor and the Legislature by a specified date an evaluation regarding the impact of certain Medicaid waivers; specifying items to be included; specifying requirements for the report; reenacting s. 624.91(5)(b), F.S., relating to the Florida Healthy Kids Corporation; extending for 1 fiscal year a provision requiring the corporation to validate the medical loss ratio and calculate a refund amount for insurers and providers of health care services who meet certain criteria; providing for the expiration and reversion of specified statutory text; amending s. 381.915, F.S.; revising limitations regarding a cancer center's participation under Tier 3 of the Florida Consortium of National Cancer Institute Centers Program and authorization for centers to pursue certain designations by the institute; providing for the expiration and reversion of specified statutory text; amending s. 893.055, F.S.; extending for 1 fiscal year a provision prohibiting the Attorney General and the Department of Health from using certain settlement agreement funds to administer the prescription drug monitoring program; amending s. 409.911, F.S.; updating the average of audited disproportionate share data for purposes of calculating disproportionate share payments; updating the average of audited disproportionate share data for purposes of calculating disproportionate share payments; extending for 1 fiscal year the requirement that the Agency for Health Care Administration distribute moneys to hospitals that provide a disproportionate share of Medicaid or charity care services, as provided in the General Appropriations Act; amending s. 409.9113, F.S.; extending for 1 fiscal year the requirement that the Agency for Health Care Administration make disproportionate share payments to teaching hospitals as provided in the General Appropriations Act; amending s. 409.9119, F.S.; extending for 1 fiscal year the requirement that the Agency for Health Care Administration make disproportionate share payments to certain specialty hospitals for children; authorizing the Agency for Health Care Administration to submit a budget amendment to realign Medicaid funding for specified purposes, subject to certain limitations; requiring the Agency for Health Care Administration to contract with an organization for the provision of elder care services in specified counties if certain conditions are met; authorizing the Agency for Health Care Administration and the Department of Health to each submit a budget amendment to realign funding within the Florida Kidcare program appropriation categories or increase budget authority for certain purposes; specifying the time period within each such budget amendment must be submitted; amending ss. 381.986 and 381.988, F.S.; extending for 1 year the exemption of certain rules pertaining to the medical use of marijuana from certain rulemaking requirements; removing a provision that authorized medical marijuana treatment centers to use uncertified laboratories under certain circumstances; amending s. 14(1), chapter 2017-232, Laws of Florida; exempting certain rules pertaining to medical marijuana adopted to replace emergency rules from specified rulemaking requirements; providing for the expiration and reversion of specified law; authorizing the Department of Children and Families to submit a budget amendment to realign funding for implementation of the Guardianship Assistance Program; requiring the Department of Children and Families to establish a formula for the distribution of funds to implement the Guardianship Assistance Program; authorizing the Department of Children and Families to submit a budget amendment to realign funding within the department based on the implementation of the Guardianship Assistance Program; amending s. 296.37, F.S.; extending for 1 fiscal year a provision specifying the monthly contribution to residents of a state veterans' nursing home; authorizing the Department of Health to submit a budget amendment to increase budget authority for the HIV/AIDS Prevention and Treatment Program if certain conditions are met; authorizing the Department of Children and

Families to submit a budget amendment to increase budget authority for the Supplemental Nutrition Assistance Program if certain conditions are met; authorizing the Department of Children and Families to submit a budget amendment to realign funding within the Family Safety Program for specified purposes; amending s. 409.968, F.S.; requiring the Agency for Health Care Administration to withhold and set aside portions of the managed care rates from the rate cells for a certain purpose; directing the agency to require Medicaid managed care plans to submit proposals in a specified manner; specifying items the plans must implement; providing a timeframe to allow the agency to disburse specified portions of rate; requiring the agency to replace the Florida Medicaid Management Information System (FMMIS) and fiscal agent operations with a specified new system; specifying items that may not be included in the new system; providing directives to the agency related to the new system, the Florida Health Care Connection (FX) system; requiring the agency to meet certain requirements in replacing FMMIS and the current Medicaid fiscal agent; requiring the agency to implement a project governance structure that includes an executive steering committee; providing procedures for use by the executive steering committee; providing responsibilities of the executive steering committee; authorizing the Department of Children and Families to submit a budget amendment for specified purposes related to the state's domestic violence program to realign use of certain unexpended funds from an appropriation from the 2019-2020 General Appropriations Act for use in the Family Safety Program; authorizing the Department of Children and Families to submit a budget amendment for specified purposes related to the state's domestic violence program to realign use of certain funds from an appropriation from the 2020-2021 General Appropriations Act for use in the Family Safety Program; amending s. 409.984, F.S.; specifying the type of long-term care managed care program in which certain dually eligible recipients of care shall become enrolled in under certain circumstances; providing for the expiration and reversion of specified statutory text; amending s. 409.908, F.S.; requiring the Agency for Health Care Administration to establish a specified unit cost increase for each nursing home; specifying a methodology for reimbursing certain providers during a specified period; providing for the expiration and reversion of specified statutory text; authorizing the Department of Health to submit a budget amending to increase certain budget authority for public health emergencies if certain conditions are met; amending s. 400.179, F.S.; specifying that if net cumulative collections exceed a specified amount, that certain leasehold license provisions do not apply; 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; requiring review and approval by the Legislative Budget Commission; amending s. 1011.80, F.S.; specifying the manner by which state funds for postsecondary workforce programs may be used for inmate education; providing for the expiration and reversion of specified statutory text; amending s. 215.18, F.S.; extending for 1 fiscal year the authority and related repayment requirements for temporary trust fund loans to the state court system which are sufficient to meet the system's appropriation; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine whether a 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 transfer withheld funds to a specified trust fund; requiring the Department of Revenue to ensure that such reductions in amounts distributed do not reduce distributions below amounts necessary for certain payments due on bonds and to comply with bond covenants; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements mandate a reduction in deductions for amounts owed by a county; reenacting s. 27.40(1), (2)(a), (3)(a), (5), (6), and (7), F.S., relating to court-appointed counsel; extending for 1 fiscal year provisions governing the appointment of courtappointed counsel; reenacting and amending s. 27.5304, F.S., relating to private court-appointed counsel; extending for 1 fiscal year limitations on compensation for representation in criminal proceedings; providing for the expiration and reversion of specified statutory text; specifying that clerks of the circuit court are responsible for certain costs related to juries which exceed a certain funding level; reenacting s. 318.18(19)(c), F.S., relating to penalty amounts for traffic infractions; extending for 1 fiscal year the redirection of revenues from the Public Defenders Revenue Trust Fund to the Indigent Criminal Defense Trust Fund; reenacting s. 817.568(12)(b), F.S., relating to the criminal use of personal identification information; extending for 1 fiscal year the redirection of revenues from the Public Defenders Revenue Trust Fund to the Indigent Criminal Defense Trust Fund; providing for the expiration and reversion of specified statutory text; amending s. 20.316, F.S.; creating the Accountability and Program Support program within the Department of Juvenile Justice; providing for the expiration and reversion of specified statutory text; requiring the Department of Management Services to use tenant broker services to renegotiate or reprocure certain 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; specifying the amount of the transaction fee to be collected for use of the online procurement system; 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 appropriated for data processing assessment between departments for a specified purpose; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management insurance and for human resources services purchased per statewide contract; requiring the Department of Financial Services to replace specified components of the Florida Accounting Information Resource Subsystem (FLAIR) and the Cash Management Subsystem (CMS); specifying certain actions to be taken by the Department of Financial Services regarding FLAIR and CMS replacement; providing for the composition of an executive steering committee to oversee FLAIR and CMS replacement; prescribing duties and responsibilities of the executive steering committee; amending s. 29 of chapter 2019-118, Laws of Florida; extending the expiration of the Florida Cybersecurity Task Force and its duties; extending the date by which the Florida Cybersecurity Task Force must submit a final report to specified entities; amending s. 216.181, F.S.; extending for 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 from specified sources; amending s. 215.18, F.S.; extending for 1 fiscal year the authority of the Governor, if there is a specified temporary 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 a deadline for the repayment of a temporary loan; requiring the Department of Environmental Protection to transfer designated proportions of the 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 of Environmental Protection to make transfers to land acquisition trust funds monthly; specifying the method of determining transfer amounts; authorizing the Department of Environmental Protection to advance funds from its land acquisition trust fund to the Fish and Wildlife Conservation Commission's land acquisition trust fund for specified purposes; amending s. 375.041, F.S.; specifying that certain funds for projects dedicated to restoring Lake Apopka shall be appropriated as provided in the General Appropriations Act; amending s. 570.441, F.S.; extending for 1 year a provision authorizing the Department of Agriculture and Consumer Services to use certain funds for purposes related to the Division of Agricultural Environmental Services; reenacting s. 570.93(1)(a), F.S., relating to the agricultural water conservation program of the Department of Agriculture and Consumer Services; extending for 1 fiscal year provisions governing a cost-share program; providing for the expiration and reversion of specified statutory text; amending s. 525.07, F.S.; authorizing the Department of Agriculture and Consumer Services to affix an inspection sticker meeting specified requirements to any petroleum measuring device; requiring the removal of stickers that do not meet specified requirements; amending s. 259.105, F.S.; providing for the distribution of proceeds from the Florida Forever Trust Fund for the 2020-2021 fiscal year; amending s. 376.3071, F.S.; exempting specified costs incurred by certain petroleum storage system owners or operators during a specified period from the prohibition against making payments in excess of amounts approved by the Department of Environmental Protection; replacing certain water quality monitoring rules with other water quality monitoring requirements under law for specified purposes; amending s. 321.04, F.S.; extending for 1 fiscal year the requirement that the Department of Highway Safety and Motor Vehicles assign one or more patrol officers to the office of Lieutenant Governor for security purposes, upon request of the Governor; extending for 1

March 18, 2020

fiscal year the requirement that the Department of Highway Safety and Motor Vehicles assign a patrol officer to a Cabinet member under certain circumstances; amending s. 420.9079, F.S.; authorizing funds in the Local Government Housing Trust Fund to be used as provided in the General Appropriations Act; amending s. 420.0005, F.S.; extending for 1 fiscal year the authorization for certain funds related to state housing to be used as provided in the General Appropriations Act; amending s. 288.0655, F.S.; extending for 1 fiscal year the specification of how funds appropriated for the grant program under the Rural Infrastructure Fund for Florida Panhandle counties are to be distributed; amending s. 338.2278, F.S.; authorizing certain uncommitted funding for the Transportation Disadvantaged Trust Fund to be used as provided in the General Appropriations Act; amending s. 288.80125, F.S.; requiring funds in the Triumph Gulf Coast Trust Fund to be used for the Rebuild Florida Revolving Loan Fund program for specified purposes; providing an expiration date; amending s. 339.135, F.S.; extending for 1 year the authorization for the chair and vice chair of the Legislative Budget Commission to approve the Department of Transportation's budget amendment under specified circumstances; authorizing the chair and vice chair of the Legislative Budget Commission for 1 year to approve budget amendments that exceed a specified monetary threshold; amending s. 339.63, F.S.; requiring the Department of Transportation to fully fund projects on facilities that meet specified criteria; specifying that funding for such projects takes precedence over other specified projects; specifying items that are included in the funding; amending s. 112.061, F.S.; extending for 1 year the authorization for the Lieutenant Governor to designate an alternative official headquarters under certain conditions; specifying restrictions, limitations, eligibility for the subsistence allowance, reimbursement of transportation expenses, and payment thereof; amending s. 216.292, F.S.; extending for 1 fiscal year a provision prescribing requirements for the review of certain transfers of appropriations; requiring the Department of Management Services to maintain and offer the same health insurance options for participants of the State Group Health Insurance Program for the 2020-2021 fiscal year as applied in certain previous fiscal year; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; providing an exception; amending s. 112.24, F.S.; extending for 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 be maintained at a specified level; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; 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 statutory text; specifying the types of travel which may be used with state employee travel funds; providing exceptions; providing a monetary cap on lodging costs for state employees travel to certain meetings organized or sponsored by a state agency or the judicial branch; authorizing employees to expend their own funds for lodging expenses in excess of the monetary caps; prohibiting a state agency from entering into a contract containing certain nondisclosure agreement; creating s. 216.1366, F.S.; requiring each public agency contract for services after a certain date to authorize public agencies to inspect specified information related to such contract; specifying timeframe for providing such information after a request is made; creating s. 14.35, F.S.; authorizing the Governor to present the Governor's Medal of Freedom to certain persons; providing for the medal to be presented to a designated representative in the event of the death of a chosen recipient; establishing and appointing members of the Local Government Efficiency Task Force; specifying duties and meeting schedules; requiring a report by a specified date; providing conditions under which the veto of certain appropriations or proviso language in the General Appropriations Act voids language that implements such appropriation; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing severability; providing effective dates.

On motion by Senator Bradley, the Conference Committee Report on **HB 5003** was adopted. **HB 5003** 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-32

Mr. President Bean Bracy
Albritton Benacquisto Bradley
Baxley Book Brandes

Broxson	Lee	Simmons
Diaz	Mayfield	Simpson
Farmer	Montford	Stargel
Gainer	Passidomo	Stewart
Gibson	Perry	Thurston
Gruters	Pizzo	Torres
Hooper	Powell	Wright
Hutson	Rouson	

Nays-None

VOTE PREFERENCE

Secretary Debbie Brown 404 S. Monroe Street Tallahassee, FL 32399-1100 Sent via email to brown.debbie@flsenate.gov

Dear Secretary Brown,

I respectfully request that my vote preference for the sitting on March 19, 2020 be shown as follows:

- YES on HB 5001;
- YES on HB 5003; and
- YES on HB 5005; and,

In addition, that the same be published in/spread upon the Journal of the Senate.

Thank you,

Senator José Javier Rodríguez District 37

By direction of the President, the following Conference Committee Report was read:

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5005, as amended by the Conference Committee Report.

Jeff Takacs, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5005

The Honorable Bill Galvano President of the Senate March 15, 2020

The Honorable Jose R. Oliva Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5005, same being:

An act relating to collective bargaining.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 251554.
- 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/ Rob Bradley, Chairs/ Ben Albrittons/ Dennis Baxleys/ Aaron Beans/ Lizbeth BenacquistoLori Bermans/ Lauren Books/ Randolph Bracy
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s / Jeff Brandes	Oscar Braynon II
••	Janet Cruz
s/ Doug Broxson	
s/ Manny Diaz	Gary M. Farmer
Anitere Flores	s/ George B. Gainer
s / Audrey Gibson	s/ Joe Gruters
Gayle Harrell	s/ Ed Hooper
Travis Hutson	s/ Tom Lee
s/ Debbie Mayfield	s/ Bill Montford
s/ Kathleen Passidomo	s/ Keith Perry
s/ Jason W. B. Pizzo	s/ Bobby Powell
Kevin J. Rader	Jose Javier Rodriguez
s/ Darryl Ervin Rouson	s/ David Simmons
s/ Wilton Simpson	s/ Kelli Stargel
s/ Linda Stewart	Annette Taddeo
s/ Perry E. Thurston	s/ Victor M. Torres
s/ Tom A. Wright	

Conferees on the part of the Senate

s/ W. Travis Cummings, Chair	s/ Bryan Avila
Ben Diamond	s/ Dane Eagle
s/ Heather Fitzenhagen	Evan Jenne
s/ Mike La Rosa	s/ Kionne L. McGhee
s/ Ray Wesley Rodrigues	s/ David Santiago
s/ Chris Sprowls	s/ Richard Stark
s/ Charlie Stone	s/ Jennifer Mae Sullivan

Managers on the part of the House

SUMMARY OF CONFERENCE COMMITTEE ACTION

The Conference Committee Amendment for HB 5005, relating to collective bargaining, resolves the collective bargaining issues at impasse between the State of Florida and the bargaining representatives for state employees for the 2020-2021 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 (277655) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Collective bargaining issues at impasse for the 2020-2021 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 Florida State Fire Service Association-Fire Service Unit regarding Article 16 "Seniority," Article 26 "Uniforms," and Article 29 "Health and Welfare" shall be resolved by the state's proposals dated February 13, 2020, and Article 18 "Leaves of Absence" and Article 24 "On-Call Assignment, Call-Back and Residency" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- (2) Collective bargaining issues at impasse between the State of Florida and the American Federation of State, County and Municipal Employees, Florida Council 79 regarding Article 1 "Recognition" shall be resolved by the state's proposal dated November 8, 2019, Article 5 "Union Activities and Employee Representation" shall be resolved by the state's proposal dated January 16, 2020, and Article 8 "Workforce Reduction" shall be resolved by maintaining the status quo under the language of the collective bargaining agreement.
- (3) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Law Enforcement Unit, regarding Article 7 "Internal Investigations" and Article 18 "Hours of Work, Leave and Job-Connected Disability," shall be resolved by the state's proposals dated January 22, 2020, Article 10 "Disciplinary Action" shall be resolved by the state's proposal dated November 14, 2019, and Article 19 "Personal Property-Replacement and/or Reimbursement," Article 23 "Equipment," and Article 24 "On-Call Assignment-Call-Back-Court Appearance" shall be resolved by maintaining the status quo under the language of the collective bargaining agreement.
- (4) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Florida Highway Patrol

Unit, regarding Article 7 "Internal Investigations" shall be resolved pursuant to the state's proposal dated December 19, 2019, Article 18 "Hours of Work, Leave and Job-Connected Disability" shall be resolved pursuant to the state's proposal dated November 22, 2019, and Article 24 "On-Call Assignment-Call-Back-Court Appearance" shall be resolved by maintaining the status quo under the current collective bargaining agreement.

- (5) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Special Agent Unit, regarding Article 9 "Reassignment, Lateral Action, Transfer and Change in Duty Station" shall be resolved pursuant to the state's proposal dated January 13, 2020, Article 26 "Equipment and Service Awards" shall be resolved pursuant to the state's proposal dated March 2, 2020, and Article 21 "Compensation for Temporary Special Duty in Higher Level Position" and Article 24 "On-Call, Call-Back and Court Appearances" shall be resolved by maintaining the status quo under the current collective bargaining agreement.
- (6) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Security Services Unit, regarding Article 7 "Discipline and Discharge" shall be resolved by maintaining the status quo under the current collective bargaining agreement, except that Article 7, Section 7 "Representation" shall be resolved pursuant to the union's proposal dated March 2, 2020, Article 23 "Hours of Work/Overtime" shall be resolved pursuant to the state's proposal dated February 20, 2020, and Article 26 "Uniforms and Insignia" shall be resolved by maintaining the status quo under the current collective bargaining agreement.
- (7) Collective bargaining issues at impasse between the State of Florida and the Florida Nurses Association-Professional Health Care Unit regarding Article 23 "Hours of Work/Compensatory Time" shall be resolved pursuant to the state's proposal dated January 10, 2020, and Article 26 "Differential Pay" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.

All other mandatory collective bargaining issues at impasse for the 2020-2021 fiscal year which are not addressed by this act or the General Appropriations Act for the 2020-2021 fiscal year shall be resolved in accordance with the personnel rules in effect on March 14, 2020, and by otherwise maintaining the status quo under the language of the applicable current collective bargaining agreement.

Section 2. This act shall take effect July 1, 2020.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to collective bargaining; 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 which are not addressed by the act or the General Appropriations Act to be resolved consistent with personnel rules and by otherwise maintaining the status quo; providing an effective date.

On motion by Senator Bradley, the Conference Committee Report on **HB 5005** was adopted. **HB 5005** 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:

 $Yeas - \!\!\! -32$

Mr. President	Farmer	Pizzo
Albritton	Gainer	Powell
Baxley	Gibson	Rouson
Bean	Gruters	Simmons
Benacquisto	Hooper	Simpson
Book	Hutson	Stargel
Bracy	Lee	Stewart
Bradley	Mayfield	Thurston
Brandes	Montford	Torres
Broxson	Passidomo	Wright
Diaz	Perry	_

Nays-None

March 18, 2020

VOTE PREFERENCE

Secretary Debbie Brown 404 S. Monroe Street Tallahassee, FL 32399-1100 Sent via email to brown.debbie@flsenate.gov

Dear Secretary Brown,

I respectfully request that my vote preference for the sitting on March $19,\,2020$ be shown as follows:

- YES on HB 5001;
- YES on HB 5003; and
- YES on HB 5005; and,

In addition, that the same be published in/spread upon the Journal of the Senate.

Thank you,

Senator José Javier Rodríguez District 37

COMMUNICATION

March 15, 2020

Pursuant to, Article III, Section 19(d) of the Florida Constitution, and Joint Rule Two, the Budget Conference Committee Report on HB 5001 was electronically furnished to each member of the Legislature, the Governor, each member of the Cabinet, and the Chief Justice of the Supreme Court.

The Conference Committee Report on HB 5001 was made available on Sunday, March 15, at $6:59\ P.M.$

Jeff Takacs Clerk of the House

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 13 was corrected and approved.

ADJOURNMENT

On motion by Senator Benacquisto, the Senate, in extended session, adjourned sine die at 1:49 p.m.



Journal of the Senate

Final Reports After Adjournment Sine Die — Regular Session 2020

ENROLLING REPORTS

CS for CS for CS for SB 140, SB 348, SB 362, SB 828, CS for CS for SB 1060, and CS for CS for CS for SB 1794 have been enrolled, signed by the required constitutional officers, and presented to the Governor on April 8, 2020.

SB 28, SB 400, SB 716, SB 936, SB 1714, and CS for SB 7018 have been enrolled, signed by the required constitutional officers, and presented to the Governor on May 26, 2020.

CS for SB 226, CS for SB 426, CS for CS for SB 698, CS for SB 838, SB 886, CS for SB 966, CS for CS for SB 994, CS for SB 1050, CS for SB 1082, CS for CS for SB 1120, and CS for SB 7012 have been enrolled, signed by the required constitutional officers, and presented to the Governor on June 3, 2020.

CS for SB 218, CS for SB 292, SB 384, CS for CS for SB 538, SB 540, CS for CS for SB 580, CS for CS for SB 646, CS for SB 702, CS for SB 738, CS for CS for CS for SB 1066, CS for CS for SB 1286, CS for SB 1344, CS for CS for SB 1392, CS for CS for SB 1508, and CS for CS for SB 1606 have been enrolled, signed by the required constitutional officers, and presented to the Governor on June 11, 2020.

CS for SB 82, CS for CS for SB 156, CS for SB 344, CS for SB 434, CS for CS for CS for SB 662, SB 1084, CS for SB 1466, and CS for SB 1742 have been enrolled, signed by the required constitutional officers, and presented to the Governor on June 15, 2020.

CS for CS for SB 70, CS for SB 72, CS for CS for SB 78, CS for CS for SB 124, SB 172, CS for CS for SB 178, CS for CS for SB 404, CS for CS for SB 406, CS for CS for SB 410, CS for CS for CS for SB 664, CS for CS for SB 712, CS for SB 952, CS for SB 1056, SB 1092, SB 1116, CS for CS for SB 1118, CS for SB 1276, SB 1292, CS for SB 1326, SB 1362, CS for SB 1398, CS for CS for CS for SB 1414, and SB 2506 have been enrolled, signed by the required constitutional officers, and presented to the Governor on June 16, 2020.

SB 294, SB 374, CS for CS for CS for SB 680, CS for CS for CS for SB 810, SB 830, and SB 7004 have been enrolled, signed by the required constitutional officers, and presented to the Governor on September 4, 2020.

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—

CS for CS for CS for SB 140, SB 348, SB 362, SB 828, CS for CS for SB 1060, and CS for CS for CS for SB 1794 on April 8, 2020.

SB 28, SB 400, SB 716, SB 936, SB 1714, and CS for SB 7018 on June 9, 2020.

CS for CS for SB 646 on June 12, 2020.

CS for SB 226, CS for SB 426, CS for CS for SB 698, CS for SB 838, SB 886, CS for SB 966, CS for CS for SB 994, CS for SB 1050, CS for SB 1082, CS for CS for SB 1120, and CS for SB 7012 on June 18, 2020.

CS for SB 218, CS for SB 292, SB 384, CS for CS for SB 538, SB 540, CS for CS for SB 580, CS for SB 702, CS for CS for SB 738, CS for CS for CS for SB 1066, CS for CS for SB 1286, CS for SB 1344, CS for CS for SB 1392, CS for CS for SB 1508, and CS for CS for SB 1606 on June 20, 2020.

CS for SB 82, CS for CS for SB 156, CS for SB 344, CS for SB 434, CS for CS for CS for SB 662, SB 1084, CS for SB 1466, and CS for SB 1742 on June 23, 2020.

SB 1092, SB 1116, CS for CS for SB 1118, and SB 1362 on June 27, 2020.

CS for SB 72, SB 172, CS for CS for SB 178, CS for SB 952, CS for SB 1056, CS for SB 1398, CS for CS for CS for SB 1414, and SB 2506 on June 29, 2020.

CS for CS for SB 70, CS for CS for SB 78, CS for CS for SB 124, CS for CS for SB 404, CS for CS for SB 406, CS for CS for CS for SB 664, CS for CS for SB 712, CS for SB 1276, and CS for SB 1326 on June 30, 2020.

SB 294, SB 374, SB 830, and SB 7004 on September 4, 2020.

CS for CS for CS for SB 680 on September 18, 2020.

CERTIFICATE

THIS IS TO CERTIFY that the foregoing pages, numbered 1 through 1176, 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 Fifty-second Regular Session of the Legislature, convened under the Constitution as revised in 1968, held from January 14 through March 19, 2020. 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

Tallahassee, Florida September 18, 2020

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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:

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. When the bill, resolution, or memorial number is known, use the:

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 January 14 through March 19, 2020

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

ALBRITTON, BEN—26th District

Introduced: 296, 474, 568, 570, 658, 690, **702**, 710, 724, 758, 792, 822, 868, 996, 1036, 1042, **1082**, 1130, 1166, 1172, 1188, 1244, 1256, 1260, **1276**, 1380, 1382, 1384, 1514, 1526, 1544, 1646, 1648, 1656, 1662, 1664, 1666, 1676

Co-Introduced: 126, **214**, 222, **404**, **426**, **712**, 734, 858, 1044, 1070, 1074, 1076, 1186, 1272

Committees: Agriculture, Chair; Environment and Natural Resources, Vice Chair; Appropriations Subcommittee on Agriculture, Environment, and General Government; and Governmental Oversight and Accountability

BAXLEY, DENNIS—12th District

Introduced: 2, 308, 380, **384**, 498, 508, 622, 682, 746, 754, 764, 782, 784, 864, 880, 916, 946, 948, 1006, 1032, 1064, 1104, 1106, 1108, 1110, 1154, 1170, 1186, 1214, 1350, 1458, **1466**, 1498, 1530, 1532, 1534, 1546, 1554, 1574, 1636, 1808, 1830, 1864, 1910

Co-Introduced: 126, **294**, **362**, **404**, 432, 484, 518, 534, 848, 1080, 1216, 1258, 1376, 1672, **1916**

Committees: Ethics and Elections, Chair; Appropriations Subcommittee on Education; Education; Finance and Tax; Health Policy; Judiciary; and Joint Legislative Auditing Committee

BEAN, AARON—4th District

Introduced: 52, **82**, **124**, 136, **348**, 350, 408, 412, 414, 604, 606, 752, 1020, 1024, **1092**, 1356, 1482, 1556, 1726, 1758, 1836 Co-Introduced: **1742**

Committees: Appropriations Subcommittee on Health and Human Services, Chair; Appropriations; Appropriations Subcommittee on Agriculture, Environment, and General Government; Children, Families, and Elder Affairs; Governmental Oversight and Accountability; Health Policy; and Infrastructure and Security

BENACQUISTO, LIZBETH—27th District

Introduced: **594**, **596**, **598**, **600**, **828**, **830**, **1180**, 1892, **1936** Co-Introduced: **214**, 222

Committees: Rules, Chair; Innovation, Industry, and Technology, Vice Chair; Appropriations; and *Joint Legislative Budget Commis*sion

BERMAN, LORI—31st District

Introduced: 114, 192, 250, 358, 398, 416, 648, 660, 718, 742, 892, 962, 1198, **1252**, 1290, 1296, 1640, 1652, 1680, 1780, **1890**, **1894** Co-Introduced: 40, 46, 56, **70**, 88, 90, 96, 116, 122, 168, **178**, 182, 184, 190, 200, 206, 224, 256, 266, 270, 280, 290, 306, 310, 332, 346, 356, 392, 394, 428, 492, 530, 548, 586, 672, **680**, 684, 940, 1096, 1098, 1628

Committees: Health Policy, Vice Chair; Appropriations Subcommittee on Agriculture, Environment, and General Government; Education; and Environment and Natural Resources

BOOK, LAUREN—32nd District

Introduced: **36**, 38, 42, 44, 48, 54, 58, 60, 64, 68, **70**, 74, 76, 80, 84, 94, 232, 234, 236, 238, 460, 462, 496, 650, 668, 674, **698**, 788, 796, 870, 1026, 1028, 1184, 1226, 1228, 1342, 1368, 1470, 1472, 1480, 1620, 1622, 1628, 1644, 1754

Co-Introduced: 46, **78**, 88, 90, 98, 120, 122, 154, 158, 168, 206, 220, 484, **538**, **680**, 684, 752, 882, 1006, 1044, 1886, **1916**

Committees: Children, Families, and Elder Affairs, Chair; Appropriations; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Health Policy; Rules; and Joint Legislative Budget Commission

BRACY, RANDOLPH-11th District

Introduced: 8, 258, 260, 262, 268, 394, 424, 472, 558, 562, 564, 566, 578, **580**, 582, 756, 960, 1038, 1046, 1262, 1264

Co-Introduced: **78**, 154, 206, 346, 436, 470, 530, 554, 556, 684, 700, **1116**, **1118**, 1308, 1490, 1504, 1506, 1716

Committees: Appropriations Subcommittee on Criminal and Civil Justice, Vice Chair; Criminal Justice; Finance and Tax; and Innovation, Industry, and Technology

BRADLEY, ROB—5th District

Introduced: **172**, **344**, 346, 386, 440, 486, 1428, 1490, **1714**, 1798, 1878, **1930**

Co-Introduced: 28, 140, 154, 214, 222, 712, 1056, 1812

Committees: Appropriations, Chair; Finance and Tax; Innovation, Industry, and Technology; Rules; and Joint Legislative Budget Commission, Alternating Chair

BRANDES, JEFF—24th District

Introduced: 142, 144, 146, 148, 150, 152, 446, 448, 450, 466, 468, 470, 482, 528, 550, 552, 554, 556, 560, 572, 574, 760, 790, 804, 896, 914, 918, 924, 968, 970, 972, 980, 992, **1116**, **1118**, 1132, 1136, 1138, 1144, 1146, 1148, 1230, 1304, 1308, 1334, 1346, 1352, 1354, 1372, 1504, 1506, 1510, 1708, 1716, 1718, 1728, 1738, 1826, 1860, 1862, 1886

Co-Introduced: 346, 392, 424, 684, 700, 902, 1404, 1812

Committees: Appropriations Subcommittee on Criminal and Civil Justice, Chair; Criminal Justice, Vice Chair; Appropriations; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Innovation, Industry, and Technology; Rules; Joint Legislative Auditing Committee, Alternating Chair; and Joint Legislative Budget Commission

BRAYNON II, OSCAR—35th District

Introduced: 22, 132, 204, 242, 428, 644, 1156, 1158, 1160, 1168, 1558, 1560, 1566, 1580, **1932**

Co-Introduced: 46, 190, 206, 496, 700, 852, 1006

Committees: Ethics and Elections, Vice Chair; Appropriations; Innovation, Industry, and Technology; Rules; and *Joint Legislative Budget Commission*

BROXSON, DOUG-1st District

Introduced: **78**, **292**, 488, 1152, 1376, 1406, 1500, 1522, 1670, 1672, 1736, 1828, 1884, **1900**, **1904**, **1906**

Co-Introduced: 372, **404**, 412, 420, 502, **580**, 898, **1466**, 1482, 1490, 1496, 1662

Committees: Banking and Insurance, Chair; Agriculture; Appropriations Subcommittee on Agriculture, Environment, and General Government; Community Affairs; Military and Veterans Affairs and Space; and Joint Committee on Public Counsel Oversight

CRUZ, JANET—18th District

Introduced: 20, 66, 96, 98, 116, 166, 168, 220, 304, 370, 382, 430, 492, 532, 730, 964, 1096, 1098, 1162, 1194, 1196, 1320, 1410, 1550, 1712, 1720, 1724, 1770, **1920**, **1924**

Co-Introduced: 46, 58, **78**, 90, 100, 104, 114, 120, 154, 158, 190, 192, 206, **214**, 332, 372, 392, 416, 518, 530, 602, 622, 678, 718, 752, **994**, 1006, 1044, 1290, 1306, 1482, 1586, 1592, 1628, 1696

Committees: Military and Veterans Affairs and Space, Vice Chair; Education; Health Policy; Infrastructure and Security; and *Joint Administrative Procedures Committee*

DIAZ, MANNY, JR.—36th District

Introduced: 282, 284, 360, 418, 420, 526, 534, 536, **538**, 736, 740, 774, 866, 912, **1050**, 1068, **1084**, 1086, 1088, 1090, 1094, 1124, 1128, 1218, 1220, 1238, 1250, 1258, 1280, 1284, 1400, 1402, 1484, 1502, 1512, 1604, 1618, 1698, 1700, 1702, 1804

Co-Introduced: **78**, 130, **156**, **214**, 222, 346, 352, 356, **404**, 1006, 1044, 7040

Local Bill—Introduced: 12

Committees: Education, Chair; Appropriations Subcommittee on Education, Vice Chair; Appropriations Subcommittee on Health and Human Services; Ethics and Elections; Health Policy; and Joint Select Committee on Collective Bargaining

FARMER, GARY M., JR.—34th District

Introduced: 46, 264, 266, 270, 298, 300, 762, 906, 938, 1010, 1208, 1674, 1834, 1922, 1928

Co-Introduced: **36**, 98, 136, 154, 168, 180, 182, 206, 224, 256, 392, 530, 610, 800, 1006, 1044, 1054, 1242, 1306, 1490, **1902**, **1916**

Committees: Community Affairs, Vice Chair; Appropriations Subcommittee on Health and Human Services; Innovation, Industry, and Technology; Rules; and Joint Committee on Public Counsel Oversight

FLORES, ANITERE—39th District

Introduced: 748, 1204, 1302, **1398**, 1420, 1422, 1464, 1552, 1626, 1630, 1638, 1692, 1694, **1704**, 1756, 1764

Co-Introduced: 46, 158, 206, 530, 678, 772, **810**, 882, 1006, 1044, 1644

Local Bill—Introduced: 4, 10

Committees: Community Affairs, Chair; Appropriations; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Criminal Justice; and Rules

GAINER, GEORGE B.—2nd District

Introduced: 780, 786, 806, 930, **936**, **966**, 1524, 1760, 1762, 1782, 1784

Co-Introduced: 126, 502, 1312

Committees: Finance and Tax, Chair; Agriculture, Vice Chair; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; and Military and Veterans Affairs and Space

GIBSON, AUDREY—6th District

Introduced: 26, 28, 32, 392, 400, 876, 1908

Co-Introduced: 88, 154, 168, 206, 220, 326, 530, 700, 1306, 1542, 1876, **1916**

Local Bill-Introduced: 30

Committees: Rules, Vice Chair; Appropriations; Innovation, Industry, and Technology; Judiciary; and Joint Legislative Budget Commission

GRUTERS, JOE—23rd District

Introduced: 118, 126, 514, 516, 518, 520, 522, 524, 530, 576, 670, 686, 732, 734, 858, 898, 922, 1040, 1054, **1066**, 1102, 1126, 1140, 1190, 1192, 1200, 1212, 1216, 1222, 1236, 1240, 1266, 1268, 1330, 1340, 1366, 1424, 1450, 1488, 1494, 1518, 1538, 1642, 1658, 1684, 1778, 1822, **1934**

Co-Introduced: 346, **404**, 474, 484, 608, **664**, **680**, 700, 744, 894, 1006, 1044, 1224

Committees: Commerce and Tourism, Chair; Finance and Tax, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Banking and Insurance; and Joint Committee on Public Counsel Oversight

HARRELL, GAYLE—25th District

Introduced: 100, 104, **218**, **226**, 230, 402, 438, 500, 544, 584, 640, **738**, 800, 808, 820, 878, 926, 928, 1062, **1120**, 1134, 1206, 1210, 1282, **1344**, 1348, 1370, 1374, 1386, 1388, 1438, 1444, 1516, 1616, 1688, 1888

Co-Introduced: 58, 126, 136, 158, 170, 190, **214**, 222, **348**, 354, **362**, 372, **404**, 412, 414, 530, **664**, 700, **712**, 792, 1006, 1044, 1246, 1324, 1338, 1454, 1870

Committees: Health Policy, Chair; Appropriations Subcommittee on Health and Human Services, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Children, Families, and Elder Affairs; Military and Veterans Affairs and Space; and Joint Committee on Public Counsel Oversight

HOOPER, ED—16th District

Introduced: 244, 246, 248, 290, **362**, 366, 388, 390, **476**, 590, 620, 744, 818, 824, 884, 904, 1142, 1332, 1586

Co-Introduced: 46, 120, 122, 126, 142, 158, 160, **214**, 222, 306, 530, 858, 934, 998, 1006, 1044, 1468, 1628, 1832

Committees: Governmental Oversight and Accountability, Chair;
Appropriations Subcommittee on Agriculture, Environment, and
General Government; Appropriations Subcommittee on Health and
Human Services; Health Policy; Infrastructure and Security; Joint
Select Committee on Collective Bargaining, Alternating Chair; and
Joint Administrative Procedures Committee

HUTSON, TRAVIS—7th District

Introduced: 130, 138, 140, 352, 356, 512, 680, 708, 714, 772, 812, 990, 998, 1174, 1418, 1568, 1578, 1748, 1794, 1870, 1872, 1874
Co-Introduced: 214, 222, 404, 466, 576, 728, 802, 1170, 1294, 1310, 1524, 1548

Committees: Appropriations Subcommittee on Transportation, Tourism, and Economic Development, Chair; Appropriations; Appropriations Subcommittee on Agriculture, Environment, and General Government; Commerce and Tourism; Infrastructure and Security; Innovation, Industry, and Technology; Judiciary; and Rules

LEE, TOM—20th District

Introduced: 372, 376, 378, 654, **664**, 932, 1270, 1496, 1766, 1882 Co-Introduced: 824

Committees: Infrastructure and Security, Chair; Appropriations; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Rules; and Joint Legislative Auditing Committee

MAYFIELD, DEBBIE—17th District

Introduced: 306, 342, 630, **646**, 666, 672, 676, 694, 696, **712**, **716**, 826, 1310, **1414**, 1608, 1654, **1742**

Co-Introduced: **78**, 104, 120, 142, **214**, 222, **404**, 494, 670, **810**, 820, 1000, 1044, 1444, 1878

Committees: Appropriations Subcommittee on Agriculture, Environment, and General Government, Chair; Children, Families, and Elder Affairs, Vice Chair; Appropriations; Environment and Natural Resources; and Health Policy

MONTFORD, BILL—3rd District

Introduced: 6, 174, 190, 200, 354, **426**, **434**, 436, 502, 602, 638, 720, 722, 848, 1012, 1034, 1114, 1178, 1182, 1272, 1312, 1408, 1678, 1706, 1750, 1772, 1776, 1868, 1876, **1902**

Co-Introduced: 206, 236, 802, 1044, 1084

Committees: Environment and Natural Resources, Chair; Education, Vice Chair; Agriculture; Appropriations; Appropriations Subcommittee on Education; Rules; and Joint Legislative Auditing Committee

PASSIDOMO, KATHLEEN-28th District

Introduced: 490, 994, 1008

Committees: Appropriations; Appropriations Subcommittee on Health and Human Services; Ethics and Elections; Innovation, Industry, and Technology; and Rules

PERRY, KEITH-8th District

- Introduced: **156**, 158, 160, 162, 326, **410**, 422, 478, 504, 506, 542, 700, 766, 768, 776, 778, 802, 814, 860, 862, 872, 888, 890, **952**, 954, 956, 958, 1000, 1080, 1164, 1176, **1292**, 1318, 1336, 1404, 1416, 1548, 1570, 1584, **1606**, 1614, 1624, 1696, **1774**, 1796, 1880
- Co-Introduced: 46, 104, 126, 136, 152, 170, **214**, 222, 346, **348**, 356, 372, **538**, 550, 552, 554, 556, 560, 572, 574, 684, 772, 848, 884, 1006, 1044, 1062, **1092**, 1130, 1246, 1320, 1338, 1438, 1482, 1510, 1586, 1748, 1766
- Committees: Criminal Justice, Chair; Infrastructure and Security, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Education; and Joint Administrative Procedures Committee

PIZZO, JASON W. B.—38th District

- Introduced: 120, 480, 592, 608, 626, 652, 656, 684, 692, 850, 852, 854, 856, 934, 942, 974, 976, 978, 1044, 1048, 1122, 1752, 1802, 1866
- Co-Introduced: 168, 206, 234, 364, 518, 530, **538**, 678, 700, 798, 940, 1006, **1116**, **1118**, 1586, 1716
- Committees: Appropriations Subcommittee on Education; Community Affairs; Criminal Justice; Finance and Tax; and Military and Veterans Affairs and Space

POWELL, BOBBY-30th District

- Introduced: 610, 612, 614, 616, 618, 628, 634, 642, **886**, 1202, 1274, 1412, 1426, 1440, 1454, 1456, 1590, 1594, 1598, 1600, 1612, 1810, 1814, 1816, 1838, 1840, 1842, 1844, 1846, 1896, 1898
- Co-Introduced: 46, **78**, 154, 168, 206, 216, 254, 394, 550, 552, 556, 574, 1044, **1116**, **1118**, 1144, 1304, 1306, 1308, 1592, 1708, 1862, **1916**
- Committees: Appropriations Subcommittee on Agriculture, Environment, and General Government, Vice Chair; Appropriations; Ethics and Elections; Finance and Tax; and Joint Committee on Public Counsel Oversight, Alternating Chair

RADER, KEVIN J.—29th District

- Introduced: 40, 50, 106, 108, 110, 112, 184, 240, 276, 302, 340, 364, 432, 442, 444, **540**, 940, 1278, 1790, 1792, 1800, 1820, 1824
- Co-Introduced: **36**, 46, 122, 168, 200, 206, 256, 392, 496, 920, 1490, 1628, **1894**
- Committees: Governmental Oversight and Accountability, Vice Chair; Agriculture; Appropriations Subcommittee on Health and Human Services; Children, Families, and Elder Affairs; and Joint Legislative Auditing Committee

RODRIGUEZ, JOSE JAVIER-37th District

- Introduced: 176, **178**, 180, 202, **214**, 216, 252, 254, 256, 272, 274, 278, 280, 286, 288, 338, 396, 452, 454, 456, 458, **546**, 548, 586, 770, 1002, 1004, 1358, 1360, **1362**, 1364, 1520, 1576, 1592, 1596, 1682, 1812, 1848, 1850, 1852, 1854, 1856, 1858
- Co-Introduced: 94, 134, 168, 182, 206, 266, 270, 310, 332, 398, 428, 460, 468, 496, 630, 678, 852, 882, 978, 1044, 1208, 1262, 1264, 1296, 1302, 1338, 1398, 1416, 1628, 1710, 1724, 1922

Committees: Judiciary, Vice Chair; Appropriations Subcommittee on Agriculture, Environment, and General Government; Ethics and Elections; and Rules

ROUSON, DARRYL ERVIN-19th District

- Introduced: 34, 56, 122, 206, 368, **374**, 588, 704, 706, 726, 750, 798, 894, 902, 920, 950, 1014, 1016, 1022, 1100, 1232, 1234, 1378, 1632, **1916**
- Co-Introduced: 46, 154, 158, 168, 220, 332, 346, 378, 394, 520, 530, **540**, 582, 940, 978, 1006, 1194, 1308, **1326**, 1440, 1504, **7012**
- Committees: Banking and Insurance, Vice Chair; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Health and Human Services; and Health Policy

SIMMONS, DAVID—9th District

- Introduced: 16, 92, 484, **810**, 834, 836, **838**, 840, 846, 1224, **1286**, 1294, 1298, 1390, **1392**, 1394, 1396, 1540, 1582, 1650, 1668 Co-Introduced: **362**, **664**
- Committees: Judiciary, Chair; Appropriations; Appropriations Subcommittee on Education; Community Affairs; Education; and Rules

SIMPSON, WILTON-10th District

Introduced: 214, 222, 494, 1056, 1324, 1326

Committees: Innovation, Industry, and Technology, Chair; Appropriations, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Rules; and Joint Legislative Budget Commission

STARGEL, KELLI—22nd District

- Introduced: 62, **72**, **404**, **406**, 636, 728, 832, 900, 1030, 1246, 1542, 1564, 1634, 1740, 1746, 1832
- Committees: Appropriations Subcommittee on Education, Chair; Appropriations; Education; Ethics and Elections; Finance and Tax; Judiciary; Rules; and Joint Select Committee on Collective Bargaining

STEWART, LINDA—13th District

- Introduced: 88, 90, 170, 182, 310, 312, 314, 316, 318, 320, 322, 324, 328, 330, 332, 334, 336, 624, 632, 794, 1018, 1150, 1300, 1562, **1572**, 1602, 1786, 1788, 1806
- Co-Introduced: 40, 42, 54, 56, 58, **70**, **78**, 94, 98, 100, 116, 126, 154, **156**, 158, 168, 180, 184, 200, 206, **214**, 220, 254, 306, 346, **362**, 372, 392, 394, **426**, 530, **680**, 684, **698**, **994**, 1044, 1096, 1098, 1112, 1628, 1798, **1916**
- Committees: Appropriations; Appropriations Subcommittee on Agriculture, Environment, and General Government; Commerce and Tourism; Infrastructure and Security; and Joint Administrative Procedures Committee, Alternating Chair

TADDEO, ANNETTE-40th District

- Introduced: 134, 186, 188, 194, 196, 198, 224, 678, 844, 1052, 1058, 1112, 1460, 1462, 1468, 1474, 1486, **1508**, 1722, 1734
- Co-Introduced: **78**, 116, 154, 168, 200, 206, 306, 346, 394, 522, 684, 852, 1044, 1090, 1194, 1306, 1724, **1916**
- Committees: Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; and Infrastructure and Security

THURSTON, PERRY E., JR.—33rd District

- Introduced: 18, 86, 154, 164, 208, 210, 212, 228, 944, **1060**, 1306, 1314, 1316, 1660, **1918**
- Co-Introduced: 36, 168, 206, 312, 994, 1916
- Committees: Appropriations Subcommittee on Transportation, Tourism, and Economic Development, Vice Chair; Appropriations;

Banking and Insurance; Rules; and $Joint\ Select\ Committee\ on\ Collective\ Bargaining$

TORRES, VICTOR M., JR.—15th District

Introduced: 24, 816, 874, 882, 908, 910, 1242, 1248, 1430, 1432, 1434, 1436, 1442, 1446, 1448, 1452, 1476, 1478, 1528, 1536, 1588, 1610, 1686, 1690, 1710, 1730, 1732, 1744, 1768, 1818

Co-Introduced: 46, **70**, 88, 168, 206, **362**, 364, 530, 578, 614, 668, 678, 852, 978, 1044, 1114, 1194, 1592, **1704**

Local Bill—Introduced: 14

Committees: Commerce and Tourism, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Children, Families, and Elder Affairs; Governmental Oversight and Accountability; Military and Veterans Affairs and Space; and Joint Select Committee on Collective Bargaining

WRIGHT, TOM A.—14th District

Introduced: 128, **294**, 464, 510, **662**, 688, 842, 1070, 1072, 1074, 1076, 1078, 1254, 1288, 1322, 1328, 1338, 1492, **1912**, **1914**, **1926** Co-Introduced: **78**, 104, **214**, 222, 520, 1482, **1916**

Committees: Military and Veterans Affairs and Space, Chair; Children, Families, and Elder Affairs; Commerce and Tourism; Environment and Natural Resources; and *Joint Administrative Procedures Committee*

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BILLS, RESOLUTIONS, AND MEMORIALS INTRODUCED BY COMMITTEES

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(Boldfaced bill numbers passed both houses.)

AGRICULTURE

Introduced: 1082, 1414, 1876

Committee Substitute: 48, 1082, 1228, 1414, 1514, 1876

APPROPRIATIONS

Introduced: **70**, **72**, **78**, **82**, **156**, **178**, 346, **426**, 512, 700, **712**, **810**, 884, **1066**, **1118**, **1120**, **1276**, **1326**, **1344**, **1392**, 1394, **1742**, 2500, 2502, 2504, **2506**, **7012**, **7018**, 7050, 7066

Committee Substitute: 68, **70**, **72**, **78**, **82**, 100, 122, 136, **156**, **178**, 190, 220, 230, 346, 402, 412, 414, **426**, 474, 506, 512, 524, 700, **712**, **810**, 852, 884, 916, 922, 998, **1066**, 1070, 1094, **1118**, **1120**, 1166, 1220, 1262, **1276**, 1298, 1312, 1324, **1326**, **1344**, 1370, **1392**, 1394, 1404, 1440, 1450, 1552, 1556, 1624, 1628, 1676, 1692, 1694, 1726, **1742**, 1784, 1870, **7012**, **7018**, 7040, 7066

BANKING AND INSURANCE

Introduced: 140, 292, 1606, 7014

Committee Substitute: 116, **140**, **292**, 380, 736, 792, 880, 894, 898, 914, 1338, 1404, 1464, 1556, 1564, **1606**, 1870, 1872

CHILDREN, FAMILIES, AND ELDER AFFAIRS

Introduced: 124, 1120, 7000, 7002, 7012

Committee Substitute: 122, **124**, 232, 236, 302, 668, 682, 870, 1062, **1120**, 1198, 1324, 1440, 1482, 1548, 1586, 1624, 1678, 1748, 1886, **7012**

COMMERCE AND TOURISM

Introduced: 664, 680, 838

Committee Substitute: 474, 498, 530, 542, 660, **664**, 666, **680**, **838**, 922, 1128, 1166, 1240, 1356, 1582, 1600, 1642

COMMUNITY AFFAIRS

Introduced: 140, 364, 410, 538, 580, 712, 1066, 1270

Committee Substitute: **140**, 148, 364, **410**, 514, **538**, 566, **580**, 670, **712**, 752, 760, 772, 856, 888, 906, 996, 998, **1066**, 1102, 1154, 1236, 1258, 1270, 1332, 1336, 1662

CRIMINAL JUSTICE

Introduced: 346, **698**, 700, 728, 1018, **1056**, **1118**, **1286**, **1508**, 7032, 7034, 7036, 7038

Committee Substitute: 170, 194, 346, 464, 470, 522, 544, 552, 554, 556, 572, 574, 618, 652, 684, 688, **698**, 700, 728, 846, 852, 872, 1018, 1024, 1054, **1056**, **1118**, 1146, **1286**, 1308, 1396, 1416, 1504, 1506, **1508**, 1552, 1594, 1716, 1718, 1728, 1802, 1880

EDUCATION

Introduced: 156, 434, 646, 662, 7008, 7040

Committee Substitute: 130, 154, **156**, 168, 372, 376, 418, **434**, 534, 536, 602, **646**, **662**, 754, 1216, 1220, 1320, 1402, 1420, 1438, 1498, 1568, 1578, 1628, 1634, 1696, 1750, 7040

ENVIRONMENT AND NATURAL RESOURCES

Introduced: 680, 702, 1414, 7024

Committee Substitute: 326, 606, **680**, 688, **702**, 724, 812, 826, 996, 1152, 1350, 1360, 1378, 1382, **1414**, 1450, 1878

ETHICS AND ELECTIONS

Introduced: 1794, 7006

Committee Substitute: 814, 1216, 1372, 1794

FINANCE AND TAX

Introduced: **1066**, **7004**, 7058, 7060 Committee Substitute: 508, 524, **1066**

GOVERNMENTAL OVERSIGHT AND ACCOUNTABILITY

Introduced: **952**, **966**, **1050**, 1270, **1466**, 1490, 7042, 7044, 7046, 7056

Committee Substitute: 128, 220, 246, 504, 506, 620, 666, 668, 760, 774, 800, 812, 822, 858, 872, **952**, **966**, 1024, **1050**, 1114, 1124, 1170, 1188, 1212, 1260, 1270, **1466**, 1490, 1632, 1636, 1656, 1718, 1728, 1802, 1836, 1872, 1874, 7010

HEALTH POLICY

Introduced: 218, 226, 404, 406, 512, 810

Committee Substitute: 46, 58, 66, 190, **218**, **226**, 230, 402, **404**, **406**, 500, 512, 584, 626, 708, 714, 736, 744, 772, 792, **810**, 864, 878, 928, 1006, 1094, 1206, 1296, 1370, 1470, 1516, 1544, 1668, 1676, 1726, 1764

INFRASTRUCTURE AND SECURITY

Introduced: **70**, **78**, **178**, 368, **538**, 728, **1508**, **1606**, 7016, **7018**, 7020, 7022, 7028, 7030, 7048, 7054

Committee Substitute: **70**, **78**, 108, 110, **178**, **214**, 314, 316, 322, 324, 328, 330, 368, 412, 414, 422, 502, 520, **538**, 636, 676, 728, 752, 754, 788, 826, 834, 844, 956, 958, 998, 1000, 1030, 1036, 1086, 1148, 1332, 1454, 1456, 1464, 1484, 1500, **1508**, **1572**, **1606**, 1692, 1694, 1738, **7018**, 7040

INNOVATION, INDUSTRY, AND TECHNOLOGY

Introduced: 476, 646, 810, 1060, 1394, 1876, 7052

Committee Substitute: 356, 422, 474, **476**, 478, **646**, 658, 776, **810**, 818, **1060**, 1154, 1214, 1352, 1394, 1514, 1656, 1752, 1870, 1876

JUDICIARY

Introduced: **124**, **344**, **580**, **664**, **994**, **1286**, **1392**, **1794**, 7062, 7064 Committee Substitute: 16, **124**, 160, 186, **214**, 290, **344**, 358, 380, **580**, 604, 656, **664**, 682, 802, 868, **994**, 1044, 1262, 1264, **1286**, 1302, 1328, 1366, 1372, **1392**, 1484, 1510, 1516, 1564, 1590, 1668, 1672, 1746, 1754, 1766, **1794**

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MILITARY AND VETERANS AFFAIRS AND SPACE

Introduced: 662, 7010

Committee Substitute: 352, 662, 1070, 1074, 1078, 1496, 7010

RULES

Introduced: **140**, 364, **404**, **406**, **410**, 512, **662**, **664**, **680**, **698**, **738**, **994**, **1060**, **1398**, **1414**, **1794**, 1876

Committee Substitute: **140**, 160, 162, 230, 364, **404**, **406**, **410**, 500, 504, 512, **662**, **664**, 666, **680**, **698**, 708, 736, **738**, 792, 798, 888, **994**, **1060**, 1188, 1258, 1352, **1398**, **1414**, 1464, 1492, 1516, 1696, **1794**, 1876, 7010, 7066

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CS for CS for SB 410	Growth Management	Rules Committee; Community Affairs Committee; Perry	6/30/2020
CS for CS for CS for SB 810	Use of Tobacco Products and Nicotine Products	Appropriations Committee; Innovation, Industry, and Technology Committee; Health Policy Committee; Simmons; Flores; Mayfield	9/8/2020
SB 1292	Public Records/Nonjudicial Arrest Record of a Minor	Perry	6/27/2020
CS for CS for HB 789	Driver License Fees	State Affairs Committee; Transportation and Infrastructure Subcommittee; Tomkow	9/18/2020
CS for HB 1049	Office of the Judges of Compensation Claims	Government Operations and Technology Appropriations Subcommittee; Stone; Byrd; Webb; Zika	6/30/2020
HB 5001	Appropriations/Line Items	Appropriations Committee; Cummings; Fine; Williamson	6/29/2020

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(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

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Conservation Easements, H6081

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Endangered and Threatened Species, S1360

Environmental Resource Management, S712(2020-150), H1343

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Public Records and Public Meetings/Fraud, Identity Theft, Skimmer Advisory Task Force, S756

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Historically Black Colleges and Universities Matching Endowment Scholarship Program, S876, H383

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Inmate Welfare Trust Funds, S1118(2020-98), H871

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 $2,\,\mathrm{H4793}$ Northwest Florida Estuary Programs - St. Andrew/St. Joe Bays,

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	BA Ch. CO CR CS FR MO RC	 Bill Action Chapter Number, Bill Passed Co-Introducers Committee Report Committee Substitute First Reading Motion Reference Change Gaced Page Numbers — Passage of Bill		CE DC DC DH DM DM DF DS FF	CC — Died in Conference Committee CH — Died on House Calendar CS — Died on Senate Calendar CHC — Died in House Committee CH — Died in Messages CH — Died, Not Introduced CH — Died Pending Reference Review CH — Died in Senate Committee CH — Failed to Pass House
Types	of Bil	ls		FP LT	
	SB/H SCR/ SJR/I SM/H SR	B — Senate/House Bill HCR — Senate/House Concurrent Resolution HJR — Senate/House Joint Resolution		LT Pa UI US	S — Laid on Table in Senate ssed HC — Unfavorable Report, House Committee GC — Unfavorable Report, Senate Committee toed NI — Withdrawn, Not Introduced
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		mittee and others) (FR)468, (BA)772, (BA) 854 Ch. 2020-42		423	Town of Ocean Breeze, Martin County (Local Administration Subcommittee and others) (FR)354, (BA)665,
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	199	Sexual Battery Prosecution Time Limitation (Criminal Justice Subcommittee and others) (BA)585, (FR)653, (BA)673 Ch. 2020-81		549	ing Subcommittee and others) (BA) 682 , (FR)724 Pub. Rec./Site-specific Location Information of Endangered and Threatened Species (Agriculture and Nat-
	205	Unlawful Use of Uniforms, Medals, or Insignia (Criminal Justice Subcommittee and others) (FR)313, (BA)381,			ural Resources Subcommittee and Overdorf) (FR)553, (BA)593, (BA)678
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	597	Tri-Par Estates Park and Recreation District, Sarasota County (Local Administration Subcommittee and New-		789	Driver License Fees (State Affairs Committee and others) (FR)556, (BA)594, (BA)680
	599	ton) (FR)354, (MO)665, (BA)666, (CR)724 Consultant Pharmacists (Health and Human Services Committee and others) (FR)365, (BA)598, (BA)662 Ch. 2020-8		799 801	Pub. Rec./Trade Secrets (Gregory) (FR)470 DSC Public Records (Oversight, Transparency and Public Management Subcommittee and Gregory) (FR)471 DSC
	607	Direct Care Workers (Health and Human Services Committee and others) (FR)519, (BA)599, (BA)626, (BA)		813	Protection of Vulnerable Investors (Commerce Committee and others) (FR)365, (BA)699, (BA)731
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	731	Agency for Health Care Administration (Health and Human Services Committee and others) (BA)586, (BA) 587, (FR)655, (BA)673, 674		941	Sabatini) (FR)366, (MO)665, (BA) 666 , (CR)724 Treatment-based Drug Court Programs (Children, Families and Seniors Subcommittee and Buchanan) (FR)
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